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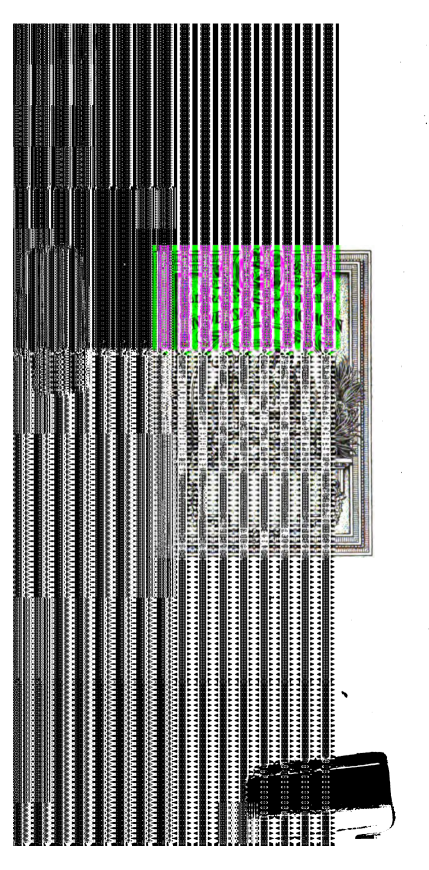
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TWENTY-FIRST ANNUAL REPORT

ON

FACTORY INSPECTION

For the Twelve Months Ended September 30

1906

TRANSMITTED TO THE LEGISLATURE APRIL 12, 1907, AS PART II OF THE SIXTE ANNUAL REPORT OF THE DEPARTMENT OF LABOR



ALBANY
STATE DEPARTMENT OF LABOR
1907

ALBANY

J. B. LYON COMPANY, STATE PRINTERS

1907

STATE OF NEW YORK

No. 30 B

IN ASSEMBLY

APRIL 12, 1907.

ANNUAL REPORT

OF THE

BUREAU OF FACTORY INSPECTION

STATE OF NEW YORK:

DEPARTMENT OF LABOR,
ALBANY, APRIL 11, 1907.

To the Speaker of the Assembly:

Sir.— I transmit herewith the report of the Bureau of Factory Inspection for the twelve months ending September 30, 1906, constituting the twenty-first report in the series of annual reports upon factory inspection. Respectfully yours,

P. TECUMSEH SHERMAN,

Commissioner.

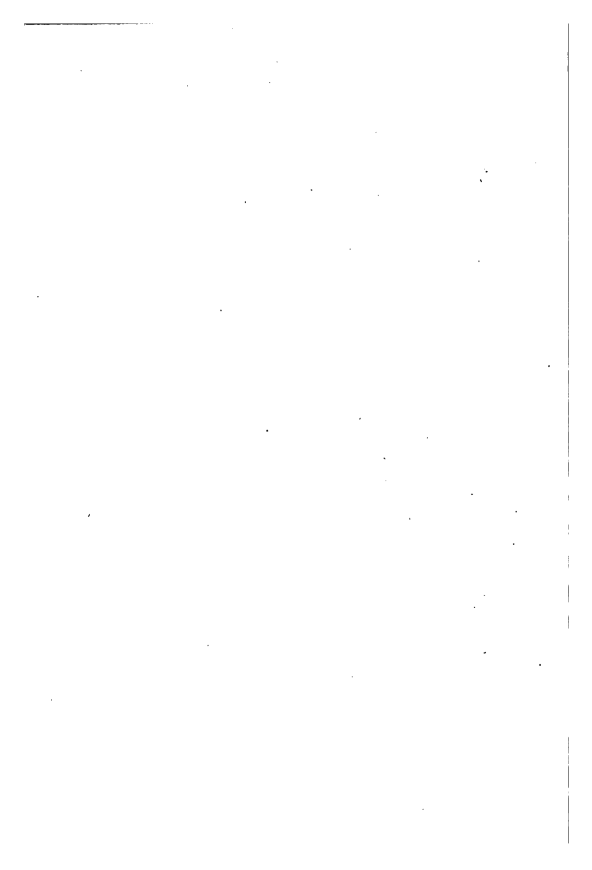
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REPORT.

The following summary tables present in brief the statistics covering the administrative activities of the Bureau of Factory Inspection for the year ended September 30, 1906.

Tables 1, 3, 4 and 5 are reprinted from the preliminary report of the Bureau, published in connection with the annual report of the Commissioner of Labor, and issued in January, 1907. The additional tables were compiled later.

A comparison of this report with that of 1905 will show the increased efficiency of the service from a purely quantitative standpoint, but this alone will not measure the progress made in administration and enforcement of the law committed to our care.

1.-WORK OF THE DEPUTY FACTORY INSPECTORS.

Summarized from Table I of the Appendix.

Factories, shops, etc.:	
Factory inspections	36,679
Tenement shops (front)	. 93
Tenement shops (rear)	649
Bake shops	3,912
Quarries and mines	. 116
Total	41,449
Applications for license (tenement manufactures):	
Shop buildings investigated	. 310
Tenement buildings investigated	
Shop buildings re-investigated	
Tenement buildings re-investigated	
Licensed or unlicensed buildings inspected	
Total—Tenement work	4,799
Investigation of—	
Complaints (establishments)	. 523
Compliances with orders	14,145
Accidents	150
Total investigations	14,818
Prosecutions completed (compare summary table 4)	237*
Tagging goods (times)	
·	

^{*} Exclusive of 3 pending on appeal.

II.8 NEW YORK STATE DEPARTMENT OF LABOR.

2.—ORDERS AND COMPLIANCES.

Summarized from Table VI of the Appendix.

		No. of orders	COMPLIA	NCES REPO	RTED BY	Compli- ances in
		issued		Owners		New
		(net	Inspect-	or		York
		total).*	ors.	occupants.	Total.	City.
1.	Post law, schedule of houses, etc	22,506	22,127	236	22,363	18,533
2.	Health and safety	31,598	19,518	4,386	23,904	15,019
	Lighting	1,281	761	139	900	774
	Ventilation and overcrowding	128	83	14	97	53
	Time allowed for meals	52	31	11	42	38
	Sanitary conveniences, cleanliness	15,216	9,347	1,618	10,965	9,405
	Dangerous machinery	8,802	5,487	1,728	7,215	1,965
	Elevators, hoistways, etc	1,262	749	159	908	544
	Protection from fire	3,988	2,520	608.	3,128	1,824
	Unsafe buildings	869	540	109	649	416
3.	Employment of children	2,606	2,305	195	2,500	1,628
4.	Employment of women and minors	644	483	79	562	380
5.	Laundries,	240	134	17	151	141
6.	Tenement work places	35	26	7	33	6
7.	Bakeries	7,653	4,884	609	5,493	4,067
9.	Payment of wages	30	9	4	13	1
10.	Hours of work of males†	25	20		20	
	Total	65,337	49,506	5,533	55,039	39,775

^{*} I.e., exclusive of orders suspended, rescinded, etc.

[†] In brickyards or on public works.

[§] Exclusive of notifications to file register of out-workers (separately tabulated in table 5 below).

3.—COMPLAINTS INVESTIGATED.

Summarized from Table VII of the Appendix.

SPECIAL INVESTIGATIONS.

SUBJECT OF COMPLAINT.	Sus- tained.	Not sus- tained.	Place complained of not found, etc.	Total.	Anony- mous com- plaints.†
PAYMENT OF WAGES.					
Faflure to pay weekly (§ 10) SCAPFOLDING.	4	•••••	• • • • • • • • • • • • • • • • • • • •	4	•••••
Unsafe scaffolding (\$\frac{1}{2}\$ 18-20) FACTORIES. 1. Posting of law, etc. (\$\frac{1}{2}\$ 76-8, 87,	1	1	ı	2	•••••
89, 105)	1	1	٠	2	1
86, 88-91)	162	116	3 9	287	138
a. Lighting (§ 81)b. Ventilation and overcrowd-			·	32	13
ing (§§ 85-6)	3	16	3	19	17
c. Time for meals (§ 89) d. Cleanliness and sanitary con-	6	8		9	13
• veniences (§§ 84-8) e. Dangerous machinery (§§ 81,	*87	56	6	149	74
91)	21	14	. 2	37	7
(§ 79)	5	3	3	8	2
82, 83)	10	1.5	5 1	26	_
			-		5
h. Unsafe buildings (§§ 62, 90).	3	4		7	7
 Children (§§ 70, 73, 79, 81) Women and minors (§§ 77, 79, 	84	. 74	•	167	58
81, 93)	19	27	7 3	49	36
5. Laundries, special (§ 92)					
6. Tenement work (Art. VII)	28	11	2	41	13
General violation of factory law	5	2	1	8	9
Bakeries	54	11	3	49	41
Water closets, drainage or plumbing				·	•
(§§ 111, 113)	6	1	١	7	7
Sleeping in bakeroom (§ 113)		j		i	2
Ventilation (§ 111)	*2	5		7	_
·- •	_				. 3
Cleanliness (§ 112)	9	2		13	19
Height of ceiling (§ 112)	11			12	• • • • • • •
Prohibited animals (§ 112)	1	1		2	1
General violation of bakeshop law	5	2		7	9
MINES AND QUARRIES					
CONDITIONS NOT WITHIN DEPART-					
MENT'S JURISDICTION				36	3
Total	††338	244	27	\$645	‡328
New York City	272	187	24	511	309
Remainder of State	66	57	3	134	19

^{*} Including one partly sustained.

^{††}Including two sustained in part.

[†] Investigated in connection with regular inspection; no special reports made by inspectors.

[§] The number of separate communications was 562, as 62 covered more than one subject; thus 46 contained two subjects; 12, three subjects; 3, four subjects; and 1, five subjects.

The number of separate communications was 285, since 17 covered two subjects, 6 covered three, 2 covered four, and 2 covered five.

II.10 NEW YORK STATE DEPARTMENT OF LABOR.

4.—PROSECUTIONS.

Summarized from Table VIII of the Appendix.

	Prosect	UTIONS	١.	;	RESULT.										
OFFENSE.	Groups.	Groups. Cases. A. B. C. D. E.													
(A) PROCEEDINGS I	NSTITUT														
Administration: Interfering with factory inspector in the performance															
of his duties	1	1	••••	••••	• • • •	1		•••••							
Failure to provide water for water closets Failure to provide separate	1	1					1	\$ 50							
water closets for sexes Failure to provide dressing	8	8	••••	1		2	5	100							
room for women Failure to provide exhaust	1	1	••••	1	••••	••••	••••	•••••							
fans	1	1	••••	••••	••••	••••	1	50							
Employment of child under 16 without certificate Employment of child under	12	30			••••	22	8	215							
14 Employment of child under 16 more than 9 hours per	6	9	••••	1	••••	6	2	. 45							
day	1	8	• • • •	••••	••••	3	••••	•••••							
Failure to whitewash walls and ceiling and to keep bakery clean	1	1					1	25							
Water closet in direct connec- tion with bakeroom	1	1					1	50							
Total	33	56		3		34	19	\$535							

NOTE—"Case" signifies each item of prosecution, e. g., a proceeding for the illegal employment of three children is tabulated as three cases in one group of prosecutions.

- A: Pending.

 B: Dismissed.

 C: Withdrawn.

 D: Conviction with suspended sentence.
- E: Conviction with fine.

REPORT OF BUREAU OF FACTORY INSPECTION, 1906. II.11

SUMMARY OF PROSECUTIONS—(Continued).

		PROSECUTIONS. RESULT.													
	Offense.	Groups.	Cases.	A.	В.	C.	D.	E.							
	(B) PROCEE	NI SDNIC	STITUT	D IN	CURREN	T YEA	R.								
1.	Administration:														
_	Failure to post law	1	1	• • • •	• • • •	• • • •	1	• • • •	• • • • •						
2.	Sanitation and safety:			_			• •								
	Failure to light halls		1	1	• • • •	• • • •	••••	• • • •	•••••						
	Failure to allow time for lunch after 6 P. M		1	1											
	Failure to clean water		•	•	• • • •	• • • •		••••	•••••						
	closets§		20				19	1	\$20						
	Failure to provide water for							_	.020						
	water closets		1	1											
	Failure to provide separate	3													
	water closets for sexes		1					1	30						
	Failure to provide dressing														
	room for women		7	• • • •	3	1	• • • •	8	. 60						
	Failure to provide exhaust														
	fans		6 1	†3	1	1	1	• • • •	• • • • • •						
3	Children:		•	• • • •	• • • •	• • • •			• • • • • • •						
υ.	Employment of child under														
	16 without certificate		107	25	18	1	46	19	\$ 435						
	Employment of child under					_			4.00						
	14		55	19	7	1	10	16	245						
	Employment of child under														
	16 more than 9 hours per														
	_ day	12	22	7	4		7	4	90						
	Employment of child under		_		_		_								
	16 at night (9 P. M6 A. M.)		8	• • • •	3	• • • •	3	2	40						
	Making false statement in ap-														
	plication for employment certificate	1	1	1											
4	Women and minors:		•		• • • • •	• • • •	• • • • •	• • • •	• • • • • •						
	Employment of women after														
	9 P. M	6	6	*3	1		1	1	20						
	Employment of minor more	-	-	•	_		-	_							
	than 60 hours per week	3	7	5			2								
6.	Tenement work:														
	Removal of "tenement														
	made" tag from goods ille-				•										
_	gally manufactured	1	1	••••		1			• • • • •						
7.	Bakeries:														
	Permitting employees to					•									
	aleep in bakeroom	1	1	1	• • • •		• • • •	• • • •	• • • • • •						
	Total	172	247	67	37	5	91	47	\$940						
	Grand total	205	303	67	40	5	125	66	\$1,475						
								===							

^{*} One case pending on appeal.

§ After April 10, 1906, when sec. 95 of the Labor Law went into effect, factory proprietors responsible for unclean closets in tenant-factory buildings were proceeded against summarily under that section rather than by prosecution.

II.12 NEW YORK STATE DEPARTMENT OF LABOR.

5.—TENEMENT MANUFACTURES.

STATEMENT COVERING ENTIRE PERIOD OF THE OPERATION OF AMENDED LAW (OCTOBER 1, 1904, TO SEPTEMBER 30, 1906).

Total applications received	City.	Remainder of State. 461	Total. 7,816
Total applications granted	5,359	460	5,819
Total applications refused (net)	1,524	. 1	1,525
Applications canceled by applicant	187		187
Applications duplicated	25		25
Applications standing or suspended	181		181
Applications pending	79	•••••	79
Licenses canceled at request of applicant	94	9	103
Licenses revoked for unlawful conditions	4		4
Total number of licensed premises	5,261	451	5,712
Licenses issued	4,900	446	5.346
Licenses ready to be delivered	365	5	370

RECORD OF OPERATIONS OF LICENSE BUREAU DURING CURRENT YEAR.

Applications pending September 30, 1905	New York City.	Remainder of State.	Total 887
Total applications received		193	2,429
Total	3,123	193	8,316
(1) Applications for dwellings without clear record from local health or tenement-house authorities and therefore	604		604
(2) Applications for dwellings with clear granted	1,723	65	1,788
record from health and tenement-house refused		2	340
spector and standing	g* 179		179
(3) Applications for shop buildings investi- granted	87	125	212
gated by factory inspector and refused		1	40
Applications refused† in class 1 with subse-	g. 2		2
quent report of compliance with orders of granted	384		384
health or tenement-house authorities, in- vestigated by factory inspector and	171	•••••	171
Applications refused in classes 2 or 3, subse- granted	514	23	537
quently re-investigated and refused	360	3	363
Total applications granted		213	2,921
Total applications refused (net)		20	63
Total applications standing*		• • • • • • • •	181
Applications canceled by applicants		• • • • • • • •	66
Applications duplicated		• • • • • • • •	6
Applications pending September 30	79		79
Licenses canceled at request of applicants	51	9	60
Licenses revoked for unlawful conditions			
Net increase in outstanding licenses	2,657	204	2,861

^{*} These are cases in which investigation showed no work being done or likely to be done on the premises and in which no further application for the license was received after investigation.

[†] In current or previous year.

REPORT OF BUREAU OF FACTORY INSPECTION, 1906. II.13

5.—TENEMENT MANUFACTURES—(Continued).

LOCATION OF TENEMENT HOUSES LICENSED FOR MANUFACTURING PURPOSES.

Summarized from Table XIV of the Appendix.

	Number of
Crry.	licensed premises.
Buffalo	98
New York	5,261
New York County (Boroughs of Manhattan and the Bronx) 3,704	*
Kings County (Borough of Brooklyn)	
Queens County and Borough	
Rochester (314) and vicinity (2)	316
Syracuse	36
Yonkers	
Total	5,712

REGISTERS OF OUTSIDE WORKERS.

MINTIGIES.	9 OF OUISIDE	WORKERS.		Report no
Монти, 1905.	Notifications issued.	Registers filed.	Returned not found.	outside hands.
October	113	46	5	5
November	127	52	1	5
December	161	88	4	. 6
January	200	111	5	4
February	314	128	23	29
March	359	154	14	10
April	168	75	5	7
May	36 6	134	11	18
June	517	132	8	24
July	604	120	28	61
August	786	162	38	98
September	185	151	13	32
Total	3,900	1,353	155	299

6.-ACCIDENTS IN FACTORIES, MINES AND QUARRIES.

Compiled from Tables IX - XI of the Appendix.

	AL	L ACCIDEN	NTS.	Dansana	Persons
Agz Groups. Under 16 years of age	Male. 135	Female. 25	Total. 160	Persons killed. 2	permanently disabled. 26
From 16 to 18 years of age 18 years old and upward Age not stated	685 11,949 78	170 457 5	855 12,406 83	9 238† 7	175 1,771 22
Total	12,847	657	13,505**	256†	1,994‡
Total, 1905	7,089	474	7,563	1675	1,577¶

^{*} Of this number 1,645 are on the lower east side of Manhattan (embracing East 14th street from Broadway to East river, the east side of Broadway and the territory lying with these boundaries).

^{**} Includes 1 person, sex not reported.

[†] Includes 1 woman.

Includes 117 women.

[§] Includes 1 woman.

[¶] Includes 107 women.

II.14 NEW YORK STATE DEPARTMENT OF LABOR.

To properly understand the significance of the figures presented, and the vast amount of labor involved in this work, one needs to be possessed of intimate knowledge of the methods employed, the minute details of which impose upon those connected with the Bureau a responsibility that cannot be met without a thoroughly conscientious effort. We cannot undertake to enumerate the multifarious steps which are necessary and which are taken to produce the results shown herein; the limits of this report will only permit a somewhat brief and general discussion of the different phases of the work.

WORK OF THE DEPUTY FACTORY INSPECTORS (Table 1).

This table represents the field work of the deputy factory inspectors. It contains the record of official visits to factories, laundries, shops, bakeries, mines, quarries and tenement houses, of which a record is made. A very large number of visits made by each inspector in the course of a year, while patrolling his district, are unrecorded. These unrecorded visits constitute nevertheless, a most important phase of the duties of our inspectors as laid down in official instructions issued to them. The fact that an inspector is continually passing to and fro in the territory assigned to him, especially in the larger cities, inculcates in the minds of manufacturers a wholesome respect for the bureau and for the The importance of this feature of our methods can never be fully realized except by those who are in such close contact with the work as to enable a personal observation of its effect. But it must be quite apparent to all, that as the safety of a given community depends upon the thoroughness of the patrol system of the police department, so must the enforcement of the Labor Law depend upon the adaptability of the methods employed and the efficiency of public officials charged with such enforcement. Violations of the provisions of law prohibiting overtime by women and minors can be detected only by means of night patrolling by the inspectors. It is our purpose to further develop and systematize our patrol system.

Over 60,000 recorded visits to establishments and places under our jurisdiction were made by our field force during the year. Not the least important of which were the special visits to 14,000 establishments to observe compliances with orders issued.

ORDERS AND COMPLIANCES (Table 2).

The total number of orders issued is far in excess of the number recorded for the preceding year. It will be noted that the increase is contained in Divisions II, IV and VII of the table. The orders relating to the administration of establishments, Division I, remain somewhat stationary, in fact the ratio of increase is less than that of the number of places inspected. (32,912 in 1905, 38,562 in 1906.)

Division II shows an aggregate increase in orders given of over 100 per cent. This increase affects or extends through each subdivision in the group and can be accounted for only on the ground that inspections, reported upon the new forms, which were reproduced and explained in our last report, are more minute and complete than ever before. Every provision and point in our factory law is clearly set forth on those forms so that the inspector cannot overlook improper, unsafe or unsanitary conditions in any establishment visited.

Division IV. shows an increase of over 300 per cent in the number of orders over the figures for 1905. This does not necessarily mean that this class of violations was more numerous during the period covered by this report, but it is due to the fact that by reason of improved methods they were discovered in 1906 while in 1905 they escaped observation.

The increase in orders recorded in Division VII is rather striking and is itself a commentary on the service rendered by the Bureau in connection with the inspection of food manufacturing places. These establishments were subjected to the closest scrutiny and no effort spared to bring them up to a high sanitary standard, as evidenced by the unusually large number of recorded compliances.

The efficiency of the Bureau must be measured by its ability and success in securing proper and satisfactory compliance with the law. An unprecedented increase in the number of orders relating to "health and safety" involved a correlative increase in the responsibilities and opportunities of our force. How well or how thoroughly this was appreciated is shown in the number of reported compliances. The ratio of increase of reported compliances is greater than that of the orders issued; but, there is altogether too great a disparity between orders and compliances. To overcome this a slight increase in our field force is necessary in order

that the area of inspection districts may be reduced, thereby allowing more time for the enforcement of the orders given.

Enforcement, of the law means in many cases repeated visits to an establishment, sometimes to explain in detail what is required—to note the progress of the work, and, when extreme measures are to be taken, to obtain proper evidence to sustain a criminal charge of failure to obey our requirements.

COMPLAINTS INVESTIGATED (Table 3).

There is a decrease in the number of recorded complaints. Only 645 special investigations under this head were made as against 1,306 in 1905. These figures are exceedingly low when it is recalled that we are charged with the duty of inspecting approximately 50,000 places. This falling off is due mainly to the policy adopted, to treat anonymous communications containing allegations of unlawful conditions as information calling only for special attention during the regular course of field work.

In previous reports we have called attention to the apparent unreliability of a large percentage of these complaints. There is no hope for relief in this direction; neither can we, without investigation, determine the character of the information laid before us. We urge again that those who wish to file complaints with this Bureau give us their names and addresses. If this is done not only will the receipt of the complaint be acknowledged, but information showing the result of our investigations will be sent to the address given. We are desirous on the one hand of discouraging anonymous communications, while on the other we wish to encourage authentic, definite statements, even though sometimes ultra technical and far fetched. The person who files a bona fide complaint of violation of the Labor Law is virtually an auxiliary inspector, and is entitled to the gratitude of those who seek a thorough enforcement thereof.

The Bureau received and handled twelve formal complaints relating to alleged violations of certain provisions of article I of the Labor Law on public works. Ten charged violation of the Eight-Hour Law, and two related to the nonpayment of the prevailing rate of wages. Of the first group, four were sustained and such action taken thereon as the law directs; one sustained in part, two not sustained, and in two cases the Department had no jurisdiction, while the remaining case is not yet closed.

In regard to the prevailing rate of wages, one complaint was not sustained, while in the other we had no jurisdiction.

In addition to the formal complaints last mentioned, extensive correspondence was carried on between the Bureau and persons in different sections of the State who were interested in the enforcement of the Eight-Hour Law. We were called upon to advise as to methods of securing compliance with its terms, by direct intercourse with the local authorities of the several municipalities where alleged violations existed, and, in the event of failure, how to prepare complaints for filing in this Department, all of which added materially to the work of the Bureau.

PROSECUTIONS (Table 4).

There is a close connection between this table and Table II, for it represents the extreme measures resorted to by the Bureau in order to accomplish its mission. There are two groups in this table. The first (A) covers the unfinished work of the previous year, cases which had been instituted prior to October 1, 1905; the second (B) contains all cases instituted during the year covered by this report; 67 of the latter were pending October 1, 1906.

It must be confessed that the net results of our punitive efforts have been disappointing. Too many convictions with suspended sentences. Taking both groups together we have a total of 191 convictions out of 236 cases, or 80 per cent. But, when we examine the column, showing the penalties imposed, we find that out of 191 convicted cases fines were charged in only 66 or about 28 per cent. The stigma of a recorded conviction means comparatively nothing to a large number of those brought into court, while a fine is most impressive. It is our purpose more and more to lay stress upon this point, to the end that judicial officers may see the necessity for a more rigorous application of prescribed penalties.

Taking into consideration the time and labor spent in connection with our court work, our success measured by tangible results is not at all reassuring. There is no branch of the work so reluctantly undertaken by our deputy inspectors because of the many annoying delays and the uncertain outcome of cases. There is nothing quite so depressing to a conscientious public officer, whose duty it is to enforce law, as to find himself before an unsympathetic magistrate who is more bent not only on upholding

the rights of the defendant, but on seeking an excuse for leniency, than he is to encourage the officer in the performance of his duty.

Disappointments, however, are not deterrents—they serve rather to spur us to renewed effort and vigilance. If a case is lost on a technicality, we shall see to it that the weak link in the chain of evidence is eliminated from subsequent cases. We adapt ourselves to circumstances. We will pass by cases in which the legal evidence to sustain a criminal charge is weak and move against the persistent violators of law with cases so clear that the result will not be in doubt. In other words, we intend to make it as difficult as possible for judges to deal too leniently with the offenders whom we undertake to punish.

TENEMENT MANUFACTURE (Table 5).

*There is a decrease in the number of tenement house inspections, for the reason that comparatively little attention has been given to that phase of our work, beyond the point of dealing with applications for licenses. It is proper, however, to call attention to the fact that in addition to the matters treated of in Table I, some 3,727 tenement-houses were under continued observation, and the official record of attention given thereto will be found in our files.

The number of licenses issued under the provisions of section 100 increased during the year about 100 per cent. The periodic inspection of all licensed premises should have been undertaken, but, owing to the imperative need of factory inspection and the great amount of work incident thereto, we were unable to do more. The addition to our field force was not available for this purpose before the close of the fiscal year.

The figures given in Table 5 show that 7,816 applications for licenses have been received in two years, during which the present law has been in effect, and that all but 79 thereof have had official attention. On 5,819 applications licenses were granted and 1,525 were denied. Twenty-five were duplicates; this duplication was due mainly to the fact that many applicants are unable to read, write or speak English, and, when all the facts are considered, the wonder is that we have so few duplicates to record. One hundred, and eighty-seven applications were canceled at the request of the

^{*} Reprinted from the preliminary report of the Bureau.

applicants; this course, in a majority of cases, was decided upon after they had realized the purport of the statute and the obligations imposed upon the owners of premises that are licensed. One hundred and eighty-one applications have been suspended or allowed to stand; this course is followed in all cases where the sanitary condition of the house is satisfactory and where it appears on investigation that there is no work done on the premises, subject to the provisions of section 100, and our inspectors are informed that no such work will be engaged in or permitted to be done therein; therefore, in order to avoid the cancelation of licenses at the request of applicants and to reduce the clerical work of the bureau it was deemed advisable to hold in suspense all such applications until a formal inquiry or request for action thereon be received.

The total number of licensed houses or buildings in the State on September 30, 1906, was 5,712, of which number 5,261 were in Greater New York. Licenses have been actually issued to cover 5,346 places; this left 370 on hand, ready for delivery at the close of the period covered by this report.

Only four licenses have been revoked for unlawful conditions. This number will doubtless increase just as soon as the Bureau can undertake systematic periodic inspections of licensed houses. For, while the administration of the law has produced remarkable improvement in the houses affected by its provisions, it is obviously true that the number of revocations of licenses is disproportionately low. When we begin the periodic inspection above mentioned we shall, where necessary, by the process of elimination or revocation of licenses, force upward the standards of sanitation in the houses against which we proceed. When this can be done, the real purpose of the legislation will be accomplished.

LOCATION OF LICENSED TENEMENT-HOUSES.

This summary is unimportant except as an index to the localization of the problem of tenement-house inspection and supervision of manufacture therein. It will be seen from the foot note that over 44 per cent of the licenses granted in Manhattan and the Bronx are confined to a comparatively small area. This grouping, however, does not show with sufficient clearness the true state of things. It simply shows that a great deal of home manufacturing is done in that section of Manhattan bounded on the north by Fourteenth street and on the west by Broadway. A very considerable number of licensed houses are located on the west side of

Broadway and south of West Fourth street. In other words, so far as Manhattan is concerned, this feature of our work is heaviest south of Fourteenth street.

Brooklyn is credited with over 1,500 licensed houses. This does not represent all the houses therein where manufacturing, subject to section 100 of our law, is engaged in. Work is conducted illegally in perhaps as many more houses as are now licensed, both in Brooklyn and Manhattan. We shall gradually bring them all under the law or stop the practice.

In the other cities of the State the work is comparatively easy, the number of licensed houses and of manufacturers who give out work is small and, therefore, the task of regulation is light. Furthermore, the average up-State manufacturer is more amenable to the rules set down for him than is his metropolitan brother, and is less likely to take a chance of being caught in a violation. All of which tends to make lighter the task of administration of the deputy factory inspectors who cover the inland cities.

FINANCIAL STATEMENT.

The following is a statement of the fees for license frames collected by the Bureau during the entire period of the operation of the present law (October 1, 1904 to September 30, 1906), and turned over to the State Comptroller:

1905.																																								
Jan.	13.															. :												٠.		 								\$233	0	0
Feb.	3.						. :									7														 								237	0	0
March	3.																													 								252	0	0
April	12.	٠.																												 								291	0	0
May	19.																													 								191	0	0
June	7.																											٠.		 			 					247	0	0
July	3.																													 								245	0	0
August	10.																													 								211	0	0
Sept.	8.																						:							 								241	0	0
Oct.	4.																											٠.		 								165	0	0
Nov.	22 .	٠.														٠.														 								150	0	0
Dec.	22.																													 								253	0	0
Dec.	30 .	٠.												٠.																 								329	0	0
1906.														•																										
Jan.	18.									_													_					 					 	_				306	O	n
Feb.	15.				-																																	81	_	_
March	10.		-				-	-																														623	_	_
April	13.																																					328	_	_
May	11.																																					127		_
July	3.																																					160	_	_
July	3.																																					117		
August																																						20	_	_
August																																							Ŏ	
	-0.	• •	•		•	•	•	•	•	•	٠.	•	•	•	•	• •	•	٠	•	•	•	•	•	•	•	•	•	•	•	 •	•	•	•	•	•	٠	٠_		_	_
			•	Γc)t	яl	i.																															\$4.811	0	Ю

REGISTERS OF OUTSIDE WORKERS.

In the report of the Bureau for 1905 it was stated that it was our fixed purpose to develop our register records until they became a valuable auxiliary to the enforcement of the law relating to manufacture in tenement-houses. A comparison of the figures published in that report with those contained in this will show the extent of our activities in this connection.

Last year we sent out notices to 403 manufacturers, requiring them to file in our office a copy of the register prescribed in section 101. This year 3,900 such notices were served. Last year 168 registers were filed; this year we received 1,353. Out of the total number of notices mailed only 4 per cent were returned undelivered by the postal authorities. Two hundred and ninety-nine responded, stating they did not give out any material to be manufactured.

What is done with the registers? They are carefully examined and locations checked; if addresses appear thereon that, according to our records, are unlicensed, a notice is immediately sent to the manufacturers calling attention to such fact and warning against furnishing goods to parties living therein. It is, of course, obvious that errors in names and addresses will creep into the registers, and that when the last mentioned notice is sent out, interruptions in the work of some persons will be the result. The effect of our increased activity has been to bring in applications for licenses in a steady flow, for when tenants find they cannot work in an unlicensed house they bring pressure to bear on the owner. In other words, the utility of the register is to extend the jurisdiction and authority of the Bureau until every tenement-house where manufacturing is done is made subject to our inspection and supervision.

ACCIDENTS (Table 6).

We have been calling attention each successive year since 1902 to the growth in the number of reported accidents. The same condition must be again recorded, only in a more pronounced degree than in any other twelve months of our departmental existence. The figures have gone from 7,563 in 1905 to 13,505 in 1906—or an increase of about 80 per cent in one year.

Of all the persons injured, a little less than 92 per cent were over 18 years of age, a little over 6 per cent between 16 and 18, while 1.2 per cent were under 16 years. It is a somewhat

peculiar coincidence that the percentage of children under 16 sustaining injuries is almost precisely the same as the general percentage of child labor in the State. To be exact, it is just a trifle lower.

Our system of classifying accidents reported to the Bureau has been changed. Heretofore they were classified by industries. The change was made for the reason that the cause of the accident is of primary importance. We have sought to gain definite information on this point in every case reported. Our purpose is to enable our inspectors to gather from the data collected, knowledge of a practical character, indicating the more prolific causes of personal injuries. The result of this, we hope, will be a corps of alert and efficient inspectors, who, by reason of their special knowledge concerning the relative dangers surrounding different machinery, will be in a position to caution factory owners and operatives and to insist upon the adoption of greater measures of safety than now obtain in our mills and factories. It is to be hoped, also, that the builders of all kinds of machines will profit by the array of facts presented and endeavor to equip their products with improved safety appliances before marketing.

An examination of Table IX in the appendix will, no doubt, prove interesting. We find that mechanical power or power driven machinery caused about 50 per cent of all the accidents reported during the year.

To give an absolutely accurate account of the causes of accidents is impracticable, for the reason that such a minute classification could not be undertaken within reasonable limitations. however, in this table shown the relative dangers surrounding power machinery. Look at the group containing metal working Taking these figures as a basis, it is easy to figure that stamping machines are twice as dangerous as drilling and milling machines, and six times more dangerous than are lathes; therefore, the stamping press is deserving of special attention. The proprietor of this class of machines will say that almost every accident is the result of carelessness, such as tripping the hammer when the hand is in the danger zone. This is true of many cases, but is it not equally true that the constant operating of such a machine by foot release produces in the operator a habitual motion by which he unconsciously releases the punch? If this be true, then we are justified in saying the punch press is not fully nor sufficiently developed. The inventor has failed to take into account the element of inseparable danger attendant on its operation. Is it not a perfectly feasible and practical proposition to provide a hand release for stamping presses? Let us hope in the interest of those who toil thereon, that the time will come when not only the hand release, but the electrical push button, will have been substituted for the accident-producing foot release on all power presses.

We could go through each sub-group in this table and call attention to such machines and parts thereof as are surrounded by special elements of danger, but such a course is unnecessary, for the information is conveyed in a form so simple that he who examines the table cannot fail to understand its significance.

The comparative seriousness of the accidents recorded is shown in Table X (see appendix). It will be noticed that 54 per cent are what might be termed trivial, consisting of lacerations, cuts and bruises, resulting in temporary disablement, presumably, for brief periods. The number permanently disabled is large, consisting of over 14 per cent of the whole number. The fatalities are not numerous, but both of the latter mentioned are serious enough to demand consideration.

What is to become of the dependents of the 2,250 persons included in these two groups? There should be some compensation for these sacrifices on the altar of industry, independent of the damages assessed as a result of suits-at-law.

EMPLOYEES IN FACTORIES.

The Factory Inspector is brought into close contact with the progress of our industries, and the statistics relating to employees in the mine, factory, mill and workshop, constitute a fairly accurate gauge of the growth of industry.

In the annual report for the year 1896, the factory inspector of this state reported 537,702 employees in 22,323 establishments. The figures have grown steadily each year, until at the close of the year 1906 we show a total of 1,064,846 actually working at the time of inspection in 38,562 establishments. If we take the figures given by the manufacturers regarding the maximum number employed at any time during the year, the number of employees given above is augmented by 110,000. These statistics show that in the ten years past the growth of our industries has been steady and strong. The increase in the number of establishments inspected is 73 per cent, while the number of employees is 98 per cent greater than ten years ago.

That the facts herein mentioned are a correct barometer of the material well being of our people, cannot be questioned. Never before was labor in such demand nor commanding better terms and conditions of employment.

The vast army of producers accounted for in our statistics is divided into five groups — according to the differentiation in the provisions of the law relating to their employment. The males are in three groups or divisions — adults, 18 years and upwards; minors, 16 to 18 years; boys, 14 to 16. There are but two groups of females — girls, 14 to 16, and all above 16.

The total number of males in the workshops is 717,921, 96 per cent of whom are adults. Of females there are 296,103, over 97 per cent being above 16 years of age.

CHILD LABOR.

No subject relating to social economics has received greater attention in recent years than that of the employment of children. Civic organizations, labor unions, church associations, and kindred bodies have engaged in a vigorous campaign for the elimination of all undesirable and health-breaking forms of child labor. This movement or agitation has the advantage of being strongly sentimental, engaging the sympathies of all good people with the helpless children of our mills, workshops and stores, while at the same time it is also an intensely practical work that has been undertaken. The progress of child labor legislation in this state has in the last few years been strong and steady.

The right of the child to engage in gainful occupation has been recognized and is fully safeguarded. The exercise of paternal authority by the state in respect to its wards has had for its purpose the insuring to each child proper physical and intellectual development. The method adopted to produce this result is substantially the same as that in vogue in other countries and states—the establishment of a minimum age limit and the imposition of educational tests, supplemented by limitation of the hours of labor and regulation of the conditions of employment. The children who qualify under our laws are given a certificate, by virtue of which they are permitted to work in factories, mills and shops. Those who fail to come up to the requirements cannot legally be employed. Child labor, therefore, is divided into two classes—legal and illegal. Indiscriminate condemnation of the employers of children in this state is wrong and entirely uncalled for. We

must learn to differentiate between legal and illegal child labor. The manufacturer who obeys every provision of law relating to this class of help should not be subjected to sweeping criticism which strictly applies only to those who, with utter disregard for the law and morality, employ any child that applies for work.

We believe that for children to work, under proper supervision and regulation, is an economic and industrial necessity; moreover, it is a self-evident fact that the restraint incident to the discipline maintained in a well ordered factory exerts a beneficient influence over the children employed therein.

It is economically right, because the child should early be taught the duty of becoming self-sustaining and to perform its part as a member of society; nothing conduces to this spirit more than association with men and women who are self-reliant and self-respecting members of their respective social and civic circles.

It is industrially a necessity, because of the operation of that inexorable law of nature which decrees that the aged shall die. The thinning of the ranks of the workers by the many processes which operate in that direction, creates a demand that must be supplied. Industry must recruit from among the rising generation; failing to do so it will fall into decay.

Proper factory discipline is helpful to the child, because it tends to the formation of habits of life that in after years become invaluable. Punctuality, orderliness, attentiveness, concentration or thorough application to the task in hand are the lessons taught to the youngsters in our industrial hives, and the boy who enters the factory between fourteen and fifteen is more apt to profit by these things than his brother who enters on his life's task some years later. This, of course, does not apply to the youths who are high school or college students.

Our statistics show that 13,158 children between fourteen and sixteen were employed in and in connection with the establishments inspected during 1906. This constitutes 1.2 per cent of all employees throughout the state, or about the same ratio as last year. Of this number, 3,602, or more than 27 per cent, were illegally at work. These cases of illegal child labor were found in 2,135 establishments. This means that over 36,000 places inspected were free from violations of this law. It should be remembered that a very large number of factories employ no children at all; therefore, the significance of the latter mentioned figure is not so great.

There is very little excuse for illegal child labor in this state still our inspectors find it almost daily. Is this form of lawbreaking on the increase? I think not. We believe that our new methods, together with our unprecedented activity along this line . is bringing to light every case of child labor in every factory visited by our representatives. No effort was spared to get at the true state of affairs in respect to this important subject, and the increased number reported is at the same time an arraignment of the manufacturers of this state as well as a tribute to the zeal of the inspectors of this bureau. Another factor that contributed largely to this increase was the delinquency of school authorities during the school season immediately preceding the summer vaca-Children were advised that employment certificates were not necessary to work during the vacation, and as a result they flocked into the factories as soon as the schools closed. of this we submit the following figures:

In Greater New York a total of 2,535 children were dismissed from employment; of this number 1,049, or over 41 per cent, were found during the period immediately following the closing of the In the remainder of the state a total of 1,067 children were dismissed, of which number 843 or 79 per cent were dismissed during the months of July, August and September. In respect to the territory outside of Greater New York, it is but fair to say that during the four winter months comparatively little factory inspection can be done, owing to the weather conditions, and, therefore, the high percentage of children dismissed during the school vacation period is not to be taken at its exact face value. nevertheless, illustrative of the truth of our assertion in regard to the responsibility of school officials for the apparent increase in illegal child labor. The excuse invariably given by the employers was that they understood that certificates were not required during vacation, and in many instances evidence was found that the children had been informed by their teachers that they did not require "working papers" while the schools were closed.

Perhaps it would not be uninteresting to give the percentages of child labor to the whole number of factory employees recorded in each county of the state:

Albany 1.5+	Chemung
Allegany	Chenango
Broome	Canton
Cattaraugus 0.9+	Columbia 2.5+
Cayuga 0.8+	Cortland
Chautaugua	Delaware 0.5+

•	
Dutchess 2. +	Otsego 1.+
Erie 0.8+	Putnam 0 2+
Essex	Queens
Franklin	Rensselaer0.9+
Fulton	Richmond1.+
Genesee	Rockland1.+
Greene	St. Lawrence
Hamilton 0.0	
	Saratoga
Herkimer	Schenectady
Jefferson	Schoharie0.1+
Kings 1.5+	Schuyler0.0
Lewis 0.2+	Seneca 1.+
Livingston 2.+	Steuben 0.2+
Madison 2.2+	Suffolk 3.1+
Monroe	Sullivan 1.4+
Montgomery 2.6+	Tioga 0.8+
Nassau	Tompkins
New York 1.+	Ulster 3.5+
Niagara	Warren 1.+
Oneida	Washington
Onondaga1.4+	Wayne
Ontario	Westchester 0.8+
Orange	
	Wyoming 1.+
Orleans	Yates 0.3+
Oswego	

It is a singular fact that relatively speaking, child labor is lighter in the densely populated centers of the state, the percentage for Greater New York being but 1.1+ per cent as against 1.2+ per cent for the whole state and 3.5+ per cent in Ulster County, 3.2+ per cent in Washington County, and 3.1+ per cent in Suffolk On the other hand, illegal child labor is much heavier in Of all children reported working in factories, the metropolis. etc., a little more than half, or 52.3 per cent were found in Greater New York; but when we examine the figures relating to those illegally employed, we find that out of 3,602 not less than 2,535, or a little over 70 per cent, were in the factories and shops of that The inference from the foregoing facts is plain — that city. among those in New York who employ children there is less regard for the law than is found among the manufacturers of inland cities and villages; consequently, the task of the bureau in respect to the evils of illegal child labor is relatively greater and demands closer attention in that city than elsewhere in the state. It is our purpose to increase our activity in that direction to the end that the evil be wholly eradicated. This can only be accomplished by more frequent recourse to the punitive provisions of our statutes.

CONCLUSION.

It is unnecessary to undertake a discussion of the conditions in factories which made necessary the enactment of our factory laws. The ground has been thoroughly covered in preceding reports, and

repetition is neither necessary nor profitable. But new and somewhat novel provisions were added to our laws by the Legislature of 1906, affecting conditions, often described, to be found in bakeries and in a certain class of buildings devoted to manufacturing. These new provisions became effective, in respect to factories (§§ 94–95), in April, 1906, and in respect to bakeries (§ 114) on October 1, 1906. We are now empowered to take summary action to compel the observance of proper sanitary measures. We stop work in unclean factories where they engage in manufacturing certain specified goods. This undoubtedly is the most effective step yet taken to bring shops up to a decent standard of cleanliness. A majority of our deputy factory inspectors in Greater New York have had some experience in applying the new law, and they all are of one mind as to its practical value.

In regard to bakeries, it was felt that in Greater New York special attention should be given them, and one inspector was detailed for Manhattan and the Bronx, and one for Brooklyn, to have charge of the enforcement of law therein. Inasmuch as the new provisions went into effect after the close of the period covered by this report, the effect cannot properly be discussed at this time. It will, however, form an interesting topic for the next report.

The work of the Bureau has on the whole been effective and satisfactory. Each inspector and attache is imbued with the desire to excel in the performance of duty. This spirit is to be commended and encouraged. We have, however, not reached a state of perfection. There is yet room for improvement and it is our purpose resolutely to push forward to a still higher plane. Critical observation and study of our work, by persons qualified to pass judgment thereon, is invited. We want light from all points to be brought to bear upon our problem, to the end that the service rendered be the better adapted to produce the results contemplated by the framers of our factory laws.

Respectfully submitted,

(Signed) John Williams, First Deputy Commissioner of Labor.

ASSIGNMENTS OF WORK TO DEPUTY FACTORY INSPECTORS.

FIELD WORK: FACTORIES AND BAKERIES.

Counties.

Inspectors.

New York and Kings (Boroughs of Manhattan, The Bronx and Brooklyn, New York City).....

Messrs. Arnold and Ash, Miss Bannon†, Messrs. Barshall†, Bell†, Brenner†, Miss *Brown†, Messrs. ‡Brody†, Cangialosi†, Davie†. §Donald† and Donahue†, Miss Flinn†, Messrs. Flanagan† and Ford†, Miss Foster†, Mr. Goodelman†, Mrs. Gourlie†, Messrs. Guyett†, Halberstadt†, Hanlon†, Harmon, Horkimer†, Horn† and Ireland, Messrs. Kinney, Lessels and Lownsberry, Mrs. Nagle†, Messrs. Nash, Neely†, O'Rourke, Owen and Pearson†, Miss Reilly, Messrs. Roberts, Rich†, Şchnur, Sirotta, Sliter, Stewart, Sullivan, Tibbs, Whelan†, Walling†, Williamson† and Yard.

Albany	. Mr.	Owen	and l	Liss Reilly.
Allegany			.Mr.]	Kinney.
Broome			. Mr. 1	Nash.
Cattaraugus			. Mr. `	Yard.
Cayuga			.Mr.	freland.
Chautauqua			. Mr. 1	Kinney.
Chemung	<i>.</i> .		. Mr. 8	Bliter.
Chenango			. Mr. 1	Nash.
Clinton			. Mr. (Owen.
Columbia			Mr.]	Lessels.
Cortland	<i>.</i> .		Mr. 8	Bliter.
Delaware	<i>.</i>		Mr. :	Nash.
Dutchess			Mr. :	Lessels.
ErieMessrs. K	inney	, Schi	ur an	d Yard.
Essex			. Mr. (Owen.
Franklin			. Mr. (O'Rourke.
Fulton	.		. Mr.]	Lownsbery
Genesee			. Mr. 8	Bullivan.
Greene			. Miss	Reilly.
Hamilton	.		. Mr.	Lownsbery.
Herkimer			Mr.	Lownsbery.
Jefferson			Mr	Arnold.
Kings (see New York and Kings above).				
Lewis	· · · · ·		. Mr. (O'Rourke.
Livingston				
Madison				
MonroeMis	88 Ka	ne an	d Mr.	Sullivan.

^{*}On indefinite leave of absence without pay since June 30, 1906.

[†]Permanently assigned to New York and Kings; assignments of others to those counties were for a portion of the year only.

¹⁰n indefinite leave of absence without pay since April 30, 1906.

^{\$}Died July 1, 1906.

II.30 NEW YORK STATE DEPARTMENT OF LABOR.

Counties.	Inspectors
Montgomery	Mr. Lownsbery.
New York (see New York and Kings above).	
Niagara	Messrs. Kinney. Schnur and Yard
Oneida	Messrs. Lownsbery and O'Rourke.
Onondaga	Mr. Arnold.
Ontario	Mr. Roberts.
Orange	Mr. Tibbs.
Orleans	Mr. Sullivan
Onwego	Mr. Arnold.
Otsego	Mr. Nash.
Putnam	Mr. Ash.
Queens (Queens Borough, New York City)	Messrs. Havens and Harmon-
Rensselaer	Mr. Lessels.
Richmond (Richmond Borough, New York Ci	ty)Messrs. Havens and Harmon.
St. Lawrence	Mr. O'Rourke.
Saratoga	Mr. Owen.
Schenectady	
Schoharie	Mr. Owen.
Schuyler	Mr. Sliter.
Seneca	Mr. Ireland.
Steuben	Mr. Yard.
Suffolk	Messrs. Havens and Harmon.
Sullivan	Miss Reilly.
Tioga	Mr. Sliter.
Tompkins	Mr. Ireland.
Ulster	Miss Reilly.
Warren	Mr. Owen.
Washington	Mr. Lessels.
Wyoming	Mr. Roberts.
Yates	Mr. Roberts.
FIELD WORK: MINES A	ND OHARRIES
	_
All counties	Messrs. Havens and Harmon. Messrs. Kinney Schnur and Yard Messrs. Lownsbery and O'Rourke. Mr. Arnold. Mr. Roberts. Mr. Tibbs. Mr. Sullivan. Mr. Arnold. Mr. Nash. Mr. Ash. New York City). Messrs. Havens and Harmon. Mr. Tibbs. Mr. O'Rourke. Mr. O'Rourke. Mr. Owen. Mr. Owen. Mr. Sliter. Mr. Ireland. Mr. Yard. Messrs. Havens and Harmon. Mr. Sitter. Mr. Ireland. Mr. Sliter. Mr. Ireland. Mr. Sliter. Mr. Ireland. Mr. Sliter. Mr. Ireland. Miss Reilly. Mr. Cowen. Mr. Cowen. Mr. Roberts. Mr. Roberts. Mr. Roberts. Mr. Roberts. Deputy Mine Inspector Gilmora. Office Work. Blanchard* and Gilmore, Mrs. Greene*, and Miss Reilly
Albany Messrs. Blanchard* and G New-York City	
*Permanently assigned to office work: office as	signments of others were for only a por

^{*}Permanently assigned to office work; office assignments of others were for only a por tion of the time.

APPENDIX

STATISTICAL TABLES

Note.

The text of the Factory Law, which has usually followed the Report proper, is omitted this year because it is contained in the report of the Commissioner of Labor (pages 144-165), already published as Part I of the Department's report for 1906.

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II.32 NEW YORK STATE DEPARTMENT OF LABOR.

TABLE L-MONTHLY SUMMARY OF WORK

Imeno	FISCAL YEAR, OCTO							
ITEMS.	Oct.	Nov.	Dec.	Jan.	Feb.	March.		
Factories, shops, etc.:				1				
Factories inspected	2,515	2,729.	2,899	2,981	3,324	3,955		
Tenement shops (front)	7		· • · • • · · · ·	4,	9	8		
Tenement shops (rear)	1		75	147	24	37		
Bake shops	276	196	309	384	336	439		
Quarries and mines								
Total	2,799	2,925	3,283	3,516	3,693	4,439		
Applications for licenses (tene- ment manufactures):			 ': !					
Shops investigated	79	77	11	23	25	17		
Tenements investigated	253	361	394	463.	317	172		
Shops re-investigated	. 5	13	10	5	4	3		
Dwellings re-investigated	34	38	40	84	95	99		
Licensed and unlicensed apartments inspected	31	22	26	46	4	47		
Total—Tenement work	402	511	481	621	445	338		
investigation of—	 ':			 ;-				
Complaints	80	86	27,	44	38	28		
Compliances with orders	293	399	388	631	582	1,054		
Accidents	28	15	14	12	13	9		
Total investigations	401	500	429	687	633	1,091		
Appointments on account of pros- ecutions	10	. 1	2	6	5	` 1		
Tagging goods (times)	16	11	2	33	7	6		

Report of Bureau of Factory Inspection, 1906. II.33

OF DEPUTY FACTORY INSPECTORS.

ER 1, 190	5, то Верт	EMBER 30,	1906.					
April.	April. May.		July.	Aug.	Sept.	Total.	1905.	
3,685	3,570	3,548	8,151	2,596	1,726	36,679	30,094	
2	14	16	14	17	2	93	600	
11	192	16	73	57	16	649	586	
349	345	298	384	363	233	3,912	2,992	
12	17	11	33	19	24	116	137	
4,059	4,138	3,889	3,655	3,052	2,001	41,449	34,409	
6	10	29	10	5	18	310	655	
109	152	203	187	245	232	3,088	3,250	
	8	28	5	17	10	108	48	
26	74	81	71	86	124	852	559	
6	55	88	76	28	. 12	441	7,425	
147	299	429	349	381	396	4,799	11,937	
44	34	44	28	41	29	523	908	
1,094	1,649	1,311	2,071	1,778	2,895	14,145	8,981	
18	7	9	8	8	9	150	72	
1,156	1,690	1,364	2,107	1,827	2,933	14,818	9,961	
46	38	3>	36	30	24	237	224	
8	7	26	19	47	23	205	276	

II.34 NEW YORK STATE DEPARTMENT OF LABOR.

TABLE II.—STATISTICS OF FACTO

COUNTY.	Number of inspec- tions.	Fac- tories in- spected.	Number of estab- lish- ments with no em- ployees.	Num- ber of owners at work.	Largest Number of Employees in the Year.		
					Office help.	Shop force.	Total.
Albany	811 121	804 120	22	480 50	877 48	26,875 1,303	27,752 1,351
Broome	328	253	4	202	476	10.592	11.068
Cattaraugus	174 319	172 195	3 1		137 431	5,137	5 974
hautauqua	396	386		408	470	9,59(14,386) 6,867	14,856
hemung	233 154	204 103	3	22 72	236 79	6,867 2,043	2.122
linton	157	153	. .	62	98	2.268	2,367
Columbia	117 91	112 89	6	40 37	91 117	5,526 3,923	5,617 4,040
Delaware	119	82	·	58	38	1,562 10,425	1,600
Allegany Broome Cattaraugus Layuga Chautauqua Chemung Chenango Clinton Columbia Cortland Delaware Dutchess Erie Sssex	276 1,607	274 1,581	13 20	103 1,008	211 4,190	70,475	10,636 74,669
ssex	81	77		29	60	1,504	1,564
ranklin	52 252	47 252		13 59	13 107	1,642 8,686	1, 6 55 8,743
Jenesee	81	79		37	103	3,845 1,756	3,948
;ssex Franklin Fulton Genesee Greene Hamilton Herkimer	52	52		17	32		1,788
Herkimer	108 209	104 179	2 8	17 104	205 291	9,116 7,442	9,321 7,733
Kings*	4,740	4,680	109	2,377	3,526	120,003	130,180
Herkiner Gefferson Kings* Æwis Livingston Madison	60 151	57 148	2 2	29 152	63 ₁	805 2 207	805 2,270
Madison	232	130	4	55	41	2,207 3,306	3,347
Monroe	2,181 125	1,503 121	18 3	966 29	2,102 152	50,696 12,069	52,718 12,221
Vassau	295	208	5	108	36	9 659	2.688
Montgomery Nassau Vew York* Viagara Dielida Dinondaga Ditario	20,538 244	20,320 237	44	9,997 110	28,238 581	468,018 11,723 24,286 26,416	496,336 12,304
)neida	556	428	6	139	638	24,286	24,929
)nondaga	646 314	536 186	9 4	363 217	1,592 165	4,709	28,008 4,874
Intario Drange Drange Drieans Jswego Utsego Utnam Jueens*	210	209		90°	300	12,505	13,20
Orieans	61 149	61 147	4		25; 24 5	1,7(3) 8,063	1,82 8,31
Otsego	145		4	84 12	77 23	8,063 2,308 1,260	2,388 1,283
outnam	21 457	422	4	110	561	21,093	21,654
tensselaer	573 176	561	2 6	236 694	673 207	26,856 8,244	27,529 8,45
Rockland	98	97	. 1	26	851	5.180	5,269
Jueens* tensselaer Richmond* dockland tt. Lawrence saratoga Schenectady Scholarie	190 24 5		3	70 117	51° 283	5,333 7,897	5,384 8,180
Schenectady	234	198	3	132	1,820	17,574	19,754
Schoharie	73 38	73 38	• • • • • • • • • • • • • • • • • • • •	60 21	24 20	- 648 635	673 653
Seneca	154	83	1	29	125	3.062	3,187
Steuben	234 268	233 267	6	12. 167	194 102	8,270 3,805	8,464 3,507
Sullivan	30	30	·	21	2	219	221
rioga	91 279	181		80.	136,	2.233	$\frac{1,431}{2,369}$
l'Ister	216		4	114	10 ¹ 122:	8,57a 4,320 4,606	8,684
warren	122 128	127	7	55 44	156	·* , O.O	4,442
schoharie. schuyler seneca. steuben suffolk suffolk suffolk sufform floga Fompkins Uster Warren Washington Wayne Westchester Wyoming	183 452	164 448	7 6	80 183	86) 701		2.358 21.877
Wyoming	96	96		106	46	3.122	3,169
	146	68	' 	103	13	1,221	1,234
Yates	110	'					
YatesGrand total		38,562	·	19,771	51,702	1,123,048	1,174,750

REPORT OF BUREAU OF FACTORY INSPECTION, 1906. II.35

RIES INSPECTED IN EACH COUNTY.

						WEI	KLY Hou	RS OF LA	BOR.
	NUME	ER OF EM EMPL	PLOYEES OYING—	ін Внорв	•		BER OF F		B IN
to 4.	5 to 19.	20 to 49.	50 to 199.	200 to 499.	500+.	51 hours or less.	52 to 57 hours.	58 to 63 hours.	Over 63 hours
865	1,956	2,828 265 1,036 683 625	6,928	4,727	8,655	1,253	8,490 41	16,177 1,101	31
151 173	948	1,036	3,616	1,718	2,544 775 4,324 5,912	869 884 274 243	4,414	4,564 2,389 7,353 10,614	18
148 247	468 448	683	2,245 1,074	1.267	4.324	274	356	7,353	29:
486	1,030 586 177 352	1,514 943	3,416 2,245	1,474	4,324 5,912	243	356 2,930		
206 131	586	943 412	2,245 · 945	1,803 239		243 341 49 56 259 88 16	1, 6 78 105	3,436 1,503	24
241	352	261	1,198	209		56	105 439 205 648 143	1,287 4,366 2,539 1,084	47 33
90 122	276 189	258	1,121	2,097	1,146	88	648	2,539	9
74 260	189 325 645	278	539	275 3 847	1 340	16	143 3 079	1,084 5,449	24 28
1,386	4,889 166	7,209	539 2,837 18,779	12,969	647 1,146 1,340 21,042	4,380	18,392	35,053	8,44
106 26	166 129		675 1 080			7	3,079 18,392 63 9 540 415	1,345	73 18
136	957	1,507	4,212	1,470	706	83	540	7,652	37
58 55	· 222	38	769	1,470 569 763	700	23	540 415 55 559 58,162 137 33,676 497	35,053 656 1,345 7,652 2,249 1,041	62
70	254	[• • • • • • • •	2 827	1 200	3.947	36	260	7.887	69
162	416	880	2,784	868	1,977	27	559	7,887 4,545 49,988	1,95 1,26
4,813	13,948 219	19,808 186	35,099 282	19,664	24,980	8,897 30	58,102 6	530	
238	219 161		840		3,947 1,977 24,980	37 332	242 137	1,093	11
133 1,291	357 5,744	6.755	1,657 15,700	8,432	9,322	1,685	33,676	1,093 2,369 11,495 10,951	38
89 285	257 466	430	2,959	3,000	9,322 4,359	45 49	497 627	10,951	25 11
9,759	71.706	94.343	2,959 299 133,448 3,234 7,280 7,390	54,048	33,761 630 6,262 5,964	99. ADS	497 627 246 ,182	1,222 102,850	4,06 93
184 372	672 1 234	1,205	3,234 7,280	4,945 6.574	6,262	457 408	2,492 1,456	6,986 21,179	30
315	1,234 2,013	3,050	7,390	6,219	5,964	659	1,456 6,158	17,251 2 152	88
223 157	585	1.108	3.742		4,624	869	3,771	21,179 17,251 2,152 7,030	33
61 114	219 506	220	562 1 074	275 3 871	1 049	61 49	1.048	1,173 6,108	
136	253	406	506	3,671	725	108	99	6,108 1,672	14
37 367	1.246	1.939	403 4.302	5,057	6,708	1,962	8,310	53 8,495	85 85
546	1,246 1,350	1,939 2,269	4,306	5,993	9,934	1,106	8,488	14,291 3,275	51 30
181 54	341 288	483	2,200	651	1,049 725 750 6,708 9,934 2,360 680 574	86	999	8,495 14,291 3,275 3,507	14
156 342	684 504	7991	1,480	1,403 2,159	574 1.240	86 581	604	5.169	98 1,28 6
263	514	325	756	203	574 1,240 15,878	194	16,540	1,142 375	6 17
128 48	160 105	107 22	245 349			27	12	471	1 1
107	128	75	1,372	800	680 574 1,240 15,878 2,266 510	33	2,492 1,456 6,158 437,71 88 1,048 1,186 8,488 3,571 604 116,540 16,540 16,540 28 2,992 1,452 2,992 1,452 1,4	2,333 4,277 1,561 170	8 2
306 405	565 536	180	982	694	510	166	1,452	1,561	12
58 115	91 252	62 51	744			8 6 9	203	170 885	
237	252 397	578	599			169	437	1,082	12
201 158	537 346	; 829) , 500	4,103 820	1,712	529	101	1,343	4,592 1,858	68
119	109	530 395 1,302	2,116 476 3,248	967	809 529 8,568 980	76 138	1,452 30 203 437 872 1,343 308 125 11,310	2,833 1,270	70
235 522	286 1,160	1,302	3,248	4,340	8,568	1,788	11.310	4.972	1.07
110 105	104	192 164	741 236	433	980	30 14	240	2,004	10
					196 477	1		435.478	35.28
00,218	123,005	165,037 116,689	314,104	00 504	87 000	85 150	316 225	164 608	6.40
25,120	87,241	116,689	175,112	80,504	07,809	05,152	10,22.1	104,500	1 0,20

Table II-Concluded.

	<u>.</u>				<u> </u>		
COUNTY.	Grand	OFFI	CE FOR	CE.			SH
	total.	W-4-1	THE	REOF	Total.	Men (18	Youth
		Total.	Boys 14–16.	Girls 14–16.	Total.	years+)	(16-18
bany	26,830	871	6		25,959	16,567	2
Dany legany roome .ttaraugus yyuga .autauqua .emung .emango .inton	1,248	51 451		· · • • · ·	1,197 10,035 4,319 7,983	1,107 6,914	1
ttaraugus	10,486 4,454	135			4.319	3,897	•
yuga	8 293	310			7,683	5,483	2
nautauqua	14,299	467			10.002	11,113	3
nemung	0.014	231 80		• • • • • •	5,783	3,917 1,440	1
inton	1,984	99			1,904 2,261	1,440 1,727	
lumbia	2,360 5,261	94			5,167	3,283	····i
ortland	3,491	117			3.374	2,628	
elaware	1,525	34	·····i	• • • • •	1,491	1,127	2
elaware ttchess ie	9,993 70,446	211 4.172	7	• • • • • •	1,491 9,782 66,274	7,131 52,855 1,298	2,3
sex	1,526	59			1,467	1,298	2,0
	1,562	13			1,549	1,285	
llton	8,385	107			8,282	5,450	
mesee	$\frac{3,324}{1,773}$	· 100	·····i		3,224 1,741	2,531 1,382	
ankin ilton	2,,,,		[*]				
erkimer	9,078	205	2		8,873	6,562	2
fferson	7,378	291			7,087	6,281	
nessor	121,822 742	3,510	10	3	118,312 742	82,809 727	2,9
vingston	1.479	63			1,416	1 001	
dison	1,479	37			2,957	2,321	
dison paroe paroe paroe paroe paroe paroe paroe paroe paroe paro paroe p	49,305	2,061	4		47,244	30,615	1,2
ontgomery	11,902 2,040	152	• · · · · ·		11,750 2,011 407,065 10,870	6.213 1.781	`3
w York*	434,878	27,813	28	ii	407.065	252,680	6,3
agara	11,415	545	4		10,870	8,686	4
neida	23,974	625	3		23.345	14,300	6
torio	26,517 2,903	1,566 132	'!		24,951 2,771	19,241 2,344	9
ange	12.309	300			2,771 12,009 1,337	8,920	2
leans	12,309 1,366 8,010	29			1,337	1,121	_
wego	8,010	249			7,761	5,176 1,523	2
A-11	2,097 1,281	71 23			2,026 1,258	1,150	
ieens*	20,180	561	5		1,258 19,619 24,398	15,998	4
ensselaer	25,069	671	2		24,398	12,630	3
triam ieens* :nsselaer chmond* ockland	7,684	205 89	4		7,475	6,378 4,052	1 1
Taurence	4,822 5,070	51			4,733 5,016	4,209	•
ratoga	7.917	281			7,636 17,935	5,562	
henectady	19,759	1,820	26		17,935	15,544	3
Lawrence ratoga henectady hoharie huyler	664	24 20			640 524	474 438	• • • • • •
neca	2,603	121			2.482	2,036	
euben	7,566	192			7,374 3,307	5.841	2
neca. euben	3,407	100			3,307	2,371	1
liivan	$\frac{213}{1,221}$	2 59			211 1,162	179 823	
mnkins	1,933	122			1,811	1,487	
ster	8,300	109			8, 191	6,034	1
arren	4,107	122			3,985 3,924	2,175	
ashington	4,066	142 86	1		3,924 1,594	2,689 1,167	
oga. mpkins. ster arren ashington ayne estchester	1,680 19,795	655			19,140	13,945	5
VOIDINE	2,666	46			2,620	1,610	
ites	832	9			823	571	
Grand total	1,064,846	50,822	113	15	1,014,024	691,220	20,3
i i	584,564		47	14		357,865	9,9

[†] The abbreviations "O." and "S." signify office and workroom employees

REPORT OF BUREAU OF FACTORY INSPECTION, 1906. II.37

Statistics of Factories Inspected in Each County.

TIME OF	Inspect	ion.†				CHILDR	FN ILLEG	ALLY EMP	LOYED.
ORCE.				HILDREN EARS OLD		UNI 14 TE	DER BARS.	ILLIT- ERATE.	
Boys (14–16).	Women (16 yrs. +).	Girls (14–16).	О.	8.	Total.‡	О.	8.	s.	Total.
206	8,725 72	188	6	394	400		2		:
10 40	72	1		11	11				· · · · • • ·
20	2,938 316	15 21		55 41	55 41				•••••
41	2,169	33		74	74		2ŏ		2
136	2.168	105	<u>.</u>	241	241		3		
16 6	1,738 430	12		28 10	28 10			• • • • • • •	•••••
4	522	8		12	12		i		
64	1,629	68		132	132		Ĩ		
6	600	20		26	26			· · · · · · · ·	
3 102	323 2,160	97	·····i	9 199	9 200		3		
482	10,482	134	· 7	616	623		ğ	2	1
1	164	3	<u>.</u>	4	4				
60	254 2,631	72		8 132	8 132				• • • • • •
60	513	32		92	92		3		
9	322	13	i	22	23				
		نيد ٠٠٠٠٠						• • • • • • •	
33 15	2,010 728	65 24	2	98 39	100 39			•••	
765	30,633	1,124	13	1,889	1,902		30		3
2	13		J	- 2	2				
17	375 521	14 21		31	31		3		
47 436		388		68 824	68 828		13		1
164	4.853	153		317	317		1		
5	210	5		10	10		<u>.</u> .		; ;
1,728 93	143,662 1,626	2,613 59		4,341 152	4,380 156		78 2	65	14
259	7.881	294	3	553	556		3		
186	4,777	181	3 7	367	374		3		
9	405	مفر		100	9		1		
114 10	2,668 186	68		182 11	182 11				
ĝŏ		102		192		l . .	4		
11	456	11		22	22		2		
2 255	102	170		3 425	430		1	· · · · · · ;	
151	2,707 11,198	1 64	5 2	245	247				'
40	926	32	4	245 72	76		.		
39 35	485	10	1	49	49		<u>.</u>]	
35 32	1 047	41 31		76 6 3	76 63		7		ĺ
26	1,947 1,609		26	26	52		2		
_1	165	1		i	Ī				.
	86							J	• • • • • •
16 15	381 1,301	11		27 21	27 21		2		
15 50	721	55		105	107		2		
2	27	1		1 3	3				
. 6	ป 2019	1 1		10	10				
166	1 603	126	1:::::::	292				1::::::::	1
30	!! 1./28	14		44	44		i		
117	1,008	12	1	129	130			· · · · · · · ·	
13 104	4,517	72	1	18 176					1
16	964	10	N	26	26				
2	248	1		3	3				
6,874	289,447	6,656	128	13,030	13,158	1	208	68	2
	177,928	3,939	61	6,727	6,788		108	66	1

TABLE III,—STATISTICS OF FACTORIES

			CES CTED.			LARGEST	NUMBER	OF EM- YEAR.
COUNTY AND CITY OR VILLAGE. (With leading industries specified in each city.)	Number of inspec- tions.	Once.	More than once.	Number of estab- lish- ments with no em- ployees.	Number of owners at work.	Office help.	Shop force.	Total.
ALBANY COUNTY	811	803	1	22	480	877	26,875	27,75
Albany (See Table IV) Coeymans	581	584		16	394	531	12,942	13,47
Cohoes.	7 133	7 126			3 44	177	457	8,77
Knit goodsColton goods	25 16	\$1 11	1		<u>.</u>	54 88	8,599 3,387 2,890	3,441 8,91
Colonie	10	10			1	47	1,507 1,736	1,554
Green Island	21 4	19 4	1	· · · · · · · ·	7 2	67	1,736 210	1,803 210
Slingerlands	2	Ž			1		74	74
Voorheesville	5 4 8	5 46		4	26 26	1 5 4	93 1,257	1,31
Woolen goods	3 1	1 1				10 8	367 22 5	377 231
ALLEGANY COUNTY	121	119	1	1	50	48	1,303	1,351
Alfred	5	5			1	3	93	96
AndoverAngelica	.10	8 6	1		4	5 1	111 98	116 99
Belfast	7	ž			2	2	112	114
Belmont	9	9			5	9	217	226
Bolivar	13	13 4			6		45 8	45
Cuba	19	19			6	6	114	120
Fillmore	7	7					24	24
FriendshipWellsville	10 31	10 3 1		· · · · · i	4 14	4 18	133 348	137 366
BROOME COUNTY	328	179	74	4	202	476	10,592	11,068
Binghamton	255	130	62	1	157	331	6,338	6,669
Cigars	37 13	23 6	7	· · · · · · · ·	23 6	29	1,730	·1 ,750
Furniture	5	3	1		1	1 4 6	474 371	377
House trim	3	1	1			15	282	297
Center Lisle	1	1		ا <u>.</u> <u>.</u> !			35	3!
Chenango Forks	11	11			10		135	140
Endicott	12	7	2		4	60	1,498	1,558
Lestershire	23	4	10	1	12	74	2,384	2,458
McClurePort Crane	1	1		· • • • • • • •			16 2	10
Port Dickinson	i	il		: : : : : : :		::::::	2	•
Sanataria Springs	1	,					9	•
Union	9	9		1	10	2	60	6
Whitney's Point	7 3	7 3	: : : : : :	: : : : : :	1	3	71 87	72 40
ATTARAUGUS COUNTY	174	171	1	-3	· 44	137	5,137	5,274
Allegany	5	5			1	5	124	129
Ashford Junction	1	1				·····i	1	i

INSPECTED IN EACH COUNTY AND TOWN.

N	UMBER	ог Ем	PLOYEE	S AT TIME	of In	SPECTION.	_	WEEK	LY HOU	rs of 1	Labor.		
				SHOP I	FORCE.				R OF E			Chil- dren	Illit-
Fotal.	In office, etc.	Total.	Men (18 yrs. +).	Youths (16- 18 yrs.)	Boys (14- 16 yrs.)	Women (16 yrs. +).	Girls (14- 16 yrs.)	51 hrs. or less.	52-57 hrs.	58-63 hrs.	Over 63 hrs.	under 14 yrs.	chil- dren
26,830	871	25,959	16,567	273	206	8,725	188	1,253	8,490	16,177	39	2	
12,974 457 8,735 3,441 2,918	525 177 54 28	12,449 457 8,558 3,587 \$,890	8,320 445 4,290 1,110 1,496	70 8 140 89 76	80 4 96 <i>9</i>	3,884 3,954 2,194 1,228	95 78 45 50	1,050 51	6,156 1,085 177 91	5,232 457 7,399 5,210 2,799	23	2	
1,494 1,713 149 74 27 1,207	47 67 1 54	1,447 1,646 149 74 26 1,153	1,376 1,149 149 63 . 26 749	29 13 2 11	12 12 i	40 464 8	8	80 2 62	110 810 9	1,257 829 149 3 26 825	5		
377 231	10 6	367 225	93 7 39		7	118 186			12 225	355			·:::
1,248	51	1,197	1,107	7	10	72	1	22	41	1,101	33		· • • •
96 116 92 37	3 5 1 1	93 111 91 36	88 79 89 33	2	5	5 27 2 1		5 2 1	2 11	86 100 89 35			
226 44 8 110	i 9	217 44 7 101	205 41 6 94	2	2	7 3 1 7	1	4 1	4 6 ii	213 34 6 90			
24 132 363	4 18	24 128 345	24 122 326	2 1	i				2 3 2	20 125 303	33		
10,486	451	10,035	6,914	128	4 0	2,938	15	869	4,414	4,564	188		
6,450 1,724 488 377 297	331 29 14 6 15	474 371	3,814 540 194 355 270	78 14 1 5	19 4 8 8	2,198 1,136 279 9	10 1	851 417 80	1,646 556 188 8 76	3,539 722 262 363 206	4		
20 5 130 1,558	5 60	20 5 125 1,498	19 5 113 1,101	1 2 25	 9	10 361	2	12	20 1,057	20 5 36 433	57		
2,129 16 2 1		2,080 16 2 1	1,692 16 2 1	20	12	353	3	5	1,680	395	16		
9 56 70 40	 2 1 3	. 69	9 52 65 25	2				i	8 3	45 57 32	' 9		
4,454	135	4,319	3,897	65	20	316	21	884	753	2,389	298	3	ļ,
125		120	88 1		1	25	6		55	65			

Table III-Statistics of Factories Inspected in each County and Town-Continued.

		PLA Inspe	CES CTED.				NUMBER S IN THE	
COUNTY AND CITY OR VILLAGE. (With leading industries speci- fied in each city.)	Number of inspec- tions.	Once.	More than once.	Number of estab- lish- ments with no em- ployees.	Number of owners at work.	Office help.	Shop force,	Total.
Cattaraugus Countt—Conc'ld Cattaraugus. Conewango Valley	7 2	7 2			1	5	112	117
Dayton Delevan East Randolph East Salamanca Ellicottville	2 7 3 1 8	2 7 3 1 8		· · · · · · · · · · · · · · · · · · ·	3	2 3 2	2 63 6 121 - 91	65 124 93
Franklinville. Gowanda. Killbuck. Lime Lake.	12 14 2 2	12 14 2 2			1 4 1	8 9 1	425 312 21 10	483 821 22 10
Lime Stone Little Valley Machias Olean	1 10 4 48	10 • 4 47		i	2 4 8	l	100 279 5 2,374	101 285 2,440
Car and locomotive repairs. Leather Glassware Oil refining	1 6 3 1	1 6 3 1				10 7 7 18	775 521 400 225	788 6 8 8 407 83 7
PortvilleQuaker BridgeRandolphRed House	10 2 6 1	10 2 6 1			3 		267 9 125 15	269 9 132 15
Salamanca South Dayton Summit Weston Mills	19 3 1 2	19 3 1	::::::i		5 3	18 1	613 26 8 22	631 27 8 22
CAYUGA COUNTY	319	73	122	1	75	431	9,599	10,030
Auburn Agricultural implements Shoes Cordage Engines and boilers W oolen goods	266 9 2 4 6 4	20	122 4 1 2 3 8	1	44	421 190 46 29 28 6	9,212 2,269 2,180 1,105 471 417	9,633 2,444 2,164 1,134 494 425
Cato. Moravia. Port Byron. Throopville. Weedsport.	5 15 13 6 14	5 15 13 6 14			3 11 7 4 6	i	15 53 102 69 148	15 53 . 103 69 157
CHAUTAUQUA COUNTY	396	378	8		408	470	14,386	14,856
Brocton. Burnham Carroll. Cassadaga Charlotte Center.	11 1 1 4 8	11 1 1 4 8			11 1 2 4 2	3	104 3 4 41 14	107 8 4 41 14
Cherry Creek	11 1 62 8	11 1 61 1			9 62	125 60 14	116 25 4,535 5,667 530	118 25 4,660 5,617

Cattaraugus-Chautauqua Counties.

Total. 112 5 2 39 5 121 91 8 186 289 200 3 100 277 4 2,082 775 8 110 9 110 9 116 15	Men (18 yrs. +). 105 5 2 39 5 121 65 18 3 1,897 775 487 130 110 9 113 15 516	2 11 1 2 34 	Boys (14- 16 yrs.) 2 2 13	Women (16 yrs. +). 5 24 43 40 1 124	14	51 hrs. or less. 55 9 9 22 853 775	52-57 hrs. 88 32 563 63 170	58-63 hrs. 103 5 24 34 5 86 94 248 20 275 2655	Over 63 hrs.	3	Illiterate chil-dren.
112 5 2 39 5 121 91 186 289 20 3 100 277 4 2,082 775 581 770 190 110 91 110 91 110 91 110 91 110 110	(18 yrs. +). 106 5 2 39 6 121 65 143 235 183 100 2522 31,897 775 4877 1500 110 99	(16- 18 yrs.)	22 13 22 13	(16 yrs. +). 5	(14- 16 yrs.)	or less.	99 	103 5 2 34 5 86 94 248 20 3 100 275 5 655	121 4	14 yrs.	
5 2 39 5 121 91 121 200 200 277 4 2 2 082 775 5\$1 170 110 9 116 15 5 559 5 559	2 39 121 65 143 235 18 3 100 252 3 1,897 775 487 150 190 110 113 15	2 11 1 2 34 	22	24 43 40 1 1 1 124	14	9 2 2 853 775		5 2 34 5 86 94 248 20 3 100 275 2 655	121	3	
39 121 91 186 289 200 3 100 277 4 2,082 775 170 190 110 116 115	5 121 65 143 235 18 3 100 252 3 1,897 775 487 130 100 110 110	34 	13	43 40 1 21 1 124	14	9 2 2 853 775	88 32 563	86 94 248 20 3 100 275 2 655	121	3	
5 121 91 8 186 289 20 20 277 8 1 1 1 0 0 9 1 1 6 1 1 5 1 5 5 9 1 1 5 5 5 5 9 5 5 5 9 1 5 5 5 9 1 1 5 5 5 5	5 121 65 143 235 18 3 100 252 3 1,897 775 487 130 100 110 110	34 	13	43 40 1 21 1 124	14	9 2 2 853 775	88 32 563	86 94 248 20 3 100 275 2 655	121	3	
91 186 289 20 3 100 277 4 2,082 775 811 1700 1100 9 1100 1100 1100	65 143 235 18 3 100 252 3 1,897 775 487 130 190 110 1113 15	34 	13	43 40 1 21 1 124	14	9 2 2 853 775	32 563 63	94 248 20 3 100 275 2 655	ii	3	
289 20 3 100 277 4 2,082 775 581 170 190 110 9 110 15	235 18 100 252 3 1,897 775 487 190 110 9 113 15	34 	13	21 1 124	14	2 2 2 853 776	32 563 63	248 20 3 100 275 2 655 	ii		
3 100 277 4 4 2 082 775 881 170 190 110 9 116 15 559	3 100 252 3 1,897 775 487 130 190 110 9 113 15	34 	13	21 1 124		853 775	5 6 3	3 100 275 2 655 	ii		
2777 4 2,082 775 581 170 190 110 9 116 15	252 3 1,897 775 487 130 190 110 9 113 15	34 5 19	13	124 		853 775	5 6 3	275 2 655 	11		
2,082 775 581 170 190 110 9 116 15	1,897 775 487 150 190 110 9 113 15	34 5 19	s			853 775	5 6 3	655 458	ii		::::
581 170 190 110 116 116 15	180 190 110 113 113 15	19				775	170				
170 190 190 110 9 116 15	190 110 9 113 15	19					170				
110 9 116 15	110 9 113 15						100		10		
116 15 559	113 15										
559							····i	9 115			
	. nin	11		32		13		422	15 124	İ	
26	25 4	1						26 4			
22	22							22			
7,983	5,488		41	2,169			856	7,853		20	
7,646	5,285 1,6 26	250 16	37	2,041 15		35	315 3 1	7,087 1,601		20	
736	1,157	1 160	27	798 2 60			g	3,085 736			
399	191	\$		901	1		1	456 398			
43	9 37	1		5		2 7	4	7 32			
. 72 . 69	35 65	4						69			::::
1.			•	80	1		20	113			
-\				!		243	2,930		·	·	
.l a	3	l	1	j	' · · · · · ·		:::::				
.] 41	27	1	ii	14			_i	41			
2 113	66			1	7	,	14	99			
	25				1		1	1 25			J
	13,832 86 3 4 41 14	723 25 69 65 144 52 13,832 11,113 2 86 37 3 4 41 27 14 12 2 113 66	144 52 2 13,832 11,113 310 86 77 3 3 3 4 4 41 27 14 12	144 52 2 4 13,832 11,113 310 136 86 77 3 3 3 41 27 14 12 113 66	144 52 2 4 86 13,832 11,113 310 136 2,168 2 86 77 3 6 3 4 4 14 14 127 14 14 127 14 12 1 13 66 4 36	144 52 2 4 86 13,832 11,113 310 136 2,168 108 2 86 77 3 6 3 4 4 4	144 52 2 4 86 6 13,832 11,113 310 136 2,168 105 243 86 77 3 6 3 4 4 4 14 14 14 12 14 12 14 12 12 14 12 12 14 12 14 12 14 12 14 12 14 14 15 14 15 14 15 14 15 14 15 14 15 14 15 15 14 15	144 52 2 4 86 6 25 13,832 11,113 310 136 2,168 105 243 2,930 2 86 77 3 6	144 52 2 4 86 6 25 113 13,832 11,113 310 136 2,168 105 243 2,930 10,614 2 86 77 3 6 84 3 3 3 4 4 4 41 27 14 127 14 41 14 127 1 1 1 13 12 113 60 4 36 7 14 96	144 52 2 4 86 6 25 113 13,832 11,113 310 136 2,168 105 243 2,930 10,614 45 2 86 77 3 6 84 2 3 3 4	144 52 2 4 86 6 25 113

Table III—Statistics of Factories Inspected in each County and Town—Continued.

		Pla Inspe	CES CTED.			Largest Ployee	Number 5 in the	OF EM- YEAR.
COUNTY AND CITY OR VILLAGE. (With leading industries speci- fied in each city.)	Number of inspec- , tions.	Once.	More than once.	Number of estab- lish- ments with no em- ployees.	Number of owners at work.	Office help.	Shop force.	Total.
CHAUTAUQUA COUNTY—Concl'd Falconer Forestville Fredonia Frewsburg Gerry	18 5 21 5 5	18 5 21 5 5			20 5 25 4 5	19 2 6 1	863 96 118 61 62	882 98 124 62 63
Jamestown Furniture Woolen goods Steel cobinets Kennedy	157 27 8 8 8 8	140 27 3 2 6			173 38 2 1 5	254 69 84 68	6,991 2,147 1,994 847 25	7,245 2,216 2,018 899 25
Laona Mayville Portland Ripley Ripley Crossing	3 6 6 8 2	3 6 6 8 2			3 3 8 9	4 8	10 48 38 112 27	10 52 38 115 27
Sherman Shumla Silver Creek Sinclairville	12 1 22 5	12 1 22 5			11 1 19 5	34	77 4 675 19	82 4 709 19
StocktonStowWestfield	5 2 13	5 2 13			6 1 13	ii	77 8 23 3	77 8 244
CHEMUNG COUNTY	233	175	29		22	236	6,867	7,103
Big Flats Breesport Chemung Chemung Center	6 4 1 2	6 4 1 2			i		78 39 3 14	78 39 3 14
Elmira	162 & 5 \$, 150 6 3 8	6		13	186 <i>\$0</i> 5 6	4,939 598 487 405	5,125 618 49 3 411
Elmira Heights* Horseheads Miliport Van Etten Wellsburg	19 30 2 3 4	2 3 4	15		5 1	87 11	1,516 229 5 8 36	1,553 240 5 8 38
CHENANGO COUNTY	154	57	46	8	72	79	2,048	2,122
Afton. Bainbridge Earlville Greene. Mount Upton.	10 14 7 . 15	2 4 1 7	4 3 4		5 2 2 2 10		. 36 151 55 133 43	37 167 - 55 139 43
New Berlin	9 68 13 2	9 3 13	31	2	6 24 10 1		169	116 1,057 173 8
Sherburne Smyrns South New Berlin South Otselic	5 3 4 8	5 3 4 3			2 2 3 5		244 11 24 42 Included	

Chautauqua-Chenango Counties.

N	UMBER	OF EM	PLOYEE	S AT TIME	of In	SPECTION.		WEEK	LY Hou	RS OF 1	LABOR.		
	.			внор 1	FORCE.				PS) WH			Chil- dren under	Illit erat chil
otal.	In office, etc.	Total.	Men (18 - yrs. +).	Youths (16- 18 yrs.)	Boys (14- 16 yrs.)	Women (16 yrs. +).	Girls (14- 16 yrs.)	51 hrs. or less.	52-57 hrs.	58-63 hrs.	Over 63 hrs.	14 yrs.	drer
877 98 117 62 63	19 2 6 1	858 96 111 61 62	518 55 86 31 62	50	10	258 41 25 30	22	4	426	432 96 68 61 62	20	i	
7,083 2,178 2,018 899 22	252 69 24 62	6,831 2,109 1,994 847 22	5,178 2,079 690 840 20	88 18 62	99 7 78 7	1,395 6 1,091	76 78	188 1 10	2,252 3 1,946	4,377 2,105 38 847 19	14		
10 52 35 90 27	4 3	10 48 35 87 27	10 44 35 53 27		3	4 31			6	10 40 35 83 27	2		
82 4 547 19	5 34	77 4 513 19	62 4 444 18		3	15 66 1		7	80	71 4 42 6 19			
75 8 122	ii	-75 8 111	48 8 77		.,	23 34		2	22 2	53 8 107			
6,014	231	5,783	3,917	100	16	1,738	12	341	1,678	3,436	328		<u></u>
72 31 2 10		72 31 2 10	51 29 2 10	2		19 2		25	40 2	7 29 2 10			
4,294 625 478 411	187 21 5 6	4,107 502 473 405	2,880 508 473 \$9	86 	11 7	1,119 	11 8	310 75	1,430 403	2,205 24 400 39 0	75		
1,359 203 4 5 34	31 11 2	1,328 192 4 5 32	759 160 4 4 18	11 i	5	552 32 1 1		2 2 2 2		998 174 1 3 7	13	1	
1,984	80	1,904	1,440	24	6	430	4	49	105	1,503	247	1	
36 167 51 123 35	16 6	51	30 143 49 108 35			8 2 8		3 4 4	3 20 3 8	84 18 105 35	43 30		
115 974 169 8	43	165	82 692 129 6	11 5	1	31 220 30		26 26	60 8	109 772 93	73		
250 6 14 36		244 6 14	125 6 14		1	112			3	244			

city in previous years.

Table III—Statistics of Factories Inspected in each County and Town—Continued.

		Pl.A Inspe	CES CTED.			LARGEST PLOYEE	NUMBER 8 IN THE	OF EM- YEAR.
COUNTY AND CITY OR VILLAGE. (With leading industries specified in each city.)	Number of inspec- tions.	Once.	More than once.	Number of estab- lish- ments with no em- ployers.	Number of owners at work.	Office help.	Shop force.	Total.
CLINTON COUNTY	157	153			62	99	2,268	2,367
Ausable Chasm Ausable Forks Cadyville Champlain Cherubusco	1 7 3 13 2	1 7 1 13 2			10	1 14 4 5	18 153 181 165 6	. 19 167 185 170 6
Ællenburgh Center Ællenburgh Corner Ællenburgh Depot Harkness Keeseville	3 2 2 2 7	3 2 2 2 7			5	6	12 9 5 9 155	12 9 5 9 161
Lyon Mountain Mooers Mooers Forks Morrisonville Peru	3 5 2 4 4	1 5 2 4 4			3	1 1 1 3 2	80 88 9 35 44	81 89 10 38 46
Plattsburg	82 9 1	82 # 1	• • • • • • • • • • • • • • • • • • •		32	49 5 6	1,077 282 129	1,126 287 134
Rouses Point Schuyler Falls Sciota West Chazy	8 2 1 4	8 2 1 4			<u>4</u>	8 1 3	164 26 3 29	172 27 3 32
COLUMBIA COUNTY	117	111	1	6	40	91	5,526	5,617
Chatham Chatham Center Columbia ville Empire	13 2 1 1	13 2 1 1			2	3 1 2	201 25 109 400	204 25 110 402
Hudson Knit goods Brick Cement	55 3 2 2	52 3 2	1 	5	26	65 18 13	2,187 920 320 300	2,252 938 3 9 0 313
Kinderhook Mellenville Newton Hook Philmont Rossman	4 4 2 13	4 4 2 13 2		i	7	1 1 9 2	175 44 206 999 23	176 45 206 1,008 25
Stockport Stockport Center Stottville Stuyvesant Falls Valatie	2 1 5 2 10	2 1 2 2 10			3	i 6	53 6 648 18 432	53 6 649 18 438
CORTLAND COUNTY	91	87	2		37	117	3,923	4,040
Cincinnatus. Cortland. Wire goods. Carriage hardware. Carringes.	49 1 3 5	45 1 3 3	2		3 12	81 11 6 12	28 2,870 1,272 866 284	28 2,951 1,283 572 296

Clinton=Cortland Counties.

1	Number	OF EM	PLOYEE	8 AT TIMI	e of In	SPECTION.		WEEK	LY Hou	RS OF	Labor.		
	In			внор 1	PORCE.			NUMBI 8HC	er of E	MPLOYE O WORI	ES (IN	Chil- dren	Illit erat
Total.	office, etc.	Total.	Men (18 yrs. +).	Youths (16- 18 yrs.)	Boys (14- 16 yrs.)	Women (16 yrs. +).	Girls (14- 16 yrs.)	51 hrs. or less.	52-57 hrs.	58-63 hrs.	Over 63 hrs.	under 14 yrs.	chil- dren
2,360	99	2,261	1,727		4	522	8	56	439	1,287	479	1	
19 167 185 170 6	4	18 153 181 165 6	18 131 181 160 6			22 5			22	17 162 6	181		
12 9 5 9 161	6	12 9 5 9 155	12 9 5 9 63			91	i		66	12 9 5 9 89			
81 89 10 38 46	1 1 1 3 2	80 88 9 35 44	80 21 9 35 42		2	64	3		3 6 2	85 9 29 42	72	1	
1,119 287 134	49 5 5	1,070 282 129	739 13 1 8 9			327 \$66	5	56	267 3 129	660 £79			
172 27 3 32	8 1 3	164 26 3 29	149 26 3 29		2	13			64 9	96 26 3 20			
5, 26 1	94	5,167	3,283	123	64	1,629	68	259	205	4,366	337	1	
197 25 110 356	3 i 2	194 25 109 354	91 25 40 350	3 4	5	103	i	5 6		180 5 103 354	9 20		
1,991 <i>898</i> <i>52</i> 0 <i>234</i>	68 19 15	1,923 879 320 219	1,294 325 320 219	36 <i>32</i>	26 24	540 474	27 84 	75 18	126 £7	1,478 834 320	244 219		
156 44 206 1,006 25	1 1 9 2	155 43 206 997 23	64 35 199 4 75 2 3	6 6 33	2 1 12	90 465	1 iż	8 165	1 6 1 24	154 7 40 973 5	22	i	
53 6 649 12 425	1 6	53 6 648 12 419	34 6 448 12 187	21 14	1 7 10	17 158 196	1 ···· 14 ···· 12		21 21 22 22	43 6 627 391	8 i0 6		
3,49 1	117	3,374	2,628	54	6	666	20	88	648	2,539	99		
14 2,578 1,167 360	81 11 6	2,497 1,146 354 250	14 2,099 1,056 528	49 6 26	6	323 104		26	183	2,195 1,146 364	93		

Table III-Statistics of Factories Inspected in each County and Town-Continued.

		Pla In s pe	CES CTED.			Largest Ployee	NUMBER 8 IN THE	OF EM YEAR.
COUNTY AND CITY OR VILLAGE. (With leading industries speci- fied in each city.)	Number of inspec- tions.	Once.	More than once.	Number of estab- lish- ments with no em- ployees,	Number of owners at work.	Office help.	Shop force.	Total
CORTLAND COUNTY—Concluded. Homer. McGraw Marathon Truxton	22 4 6 6	22 4 6 6			12 5 5	17 11 7	486 359 131 49	56 37 13
DELAWARE COUNTY	119	45	37		58	38	1,562	1,60
ApexBeerston.Cadosia.Delhi.Delposit.	1 1 2 30 1	1 1 2 4 1	13		1 1 16	6 8	10 10 39 177 93	11
East Branch. Elk Brook. Fish's Eddy Hamden. Hancock.	1 2 3 2 4	1 2 3 2 4			1 2	1	12 29 30 13 13	:
Hobart Horton Brook Methol Peakville	1 1 1 1 2	1 1 1 1 2					20 11 9 14 20	
Rock RiftShinhoppleSidney	1 2 18	1 2 2	8		1 15	14	10 20 6 53	6
Stamford. Trout Brook. Tyler's Switch. Walton.	7 1 1 36	7 1 1 4	16		1 14		43 10 24 302	3
DUTCHESS COUNTY	276	273	1	13	103	211	10,425	10,6
Amenia Brockway Chelsea Clinton Corners Coleman Station	6 1 1 1 1	6 1 1 1 1		1	4	2	63 150 65 5	1
Dover	1 1 8 2 31	1 1 8 2 31			13		76 2 764 5 1,337	1,8
GayheadGlenhamGreen HavenHopewell JunctionHyde Park	1 1 1 2 1	1 1 1 2 1		i	1		4 2 41 1	
Kingsdale	1 1 2 20 6	1 1 2 20 6	,		1 6	30		
Millerton	6	6				, i	49 57	

Cortland-Dutchess Counties.

N	NUMBER	ог Ем	PLOYEE	S AT TIM	e of In	SPECTION.		WEEK	LY Hot	JRS OF	Labor.		
				SHOP :	FORCE.			NUMB:	ER OF E	MPLOYE	ES (IN	Chil- dren	Illit- erate
Total.	In office, etc.	Total.	Men (18 yrs. +).	Youths (16- 18 yrs.)	Boys (14- 16 yrs.)	Women (16 yrs. +).	Girls (14- 16 yrs.)	51 hrs. or less.	52-57 hrs.	58-63 hrs.	Over 63 hrs.	under 14 yrs.	chil- dren
425 339 94 41	17 11 7 1	408 328 87 40	327 61 87 40	3 2		78 265		54	198 255 4 4	150 73 83 33	6		:
1,525	34	1,491	1,127	32	3	323	6	16	143	1,084	248		
10 10 39 172 101	3 8	10 10 39 169 93	10 10 37 102 76	2 3		64 16		5	5 93	10 19 128	10 20 31		
12 29 30 14 12	i	12 29 30 13 12	12 29 30 13 11			i		1	2	5 7 2	12 24 23 11 9		:::::
17 11 9 14 20		17 11 9 14 20	17 11 9 14 18	2						6	17 11 9 14 14		
10 20 650	14	10 20 636	10 19 392	i	i	228	6	······ '	8	10 20 6 21			. :
23 10 24 288	8	23 10 24 280	21 10 23 253	1 13	2	2 12		i	5 30	15 24 217	10 31		
9,993	211	9,782	7,131	292	102	2,160	97	969	3,079	5,449	285	3	
63 102 45 5	2	63 100 45 5 6	63 100 43 5 6	2				45	10 100	53 5 6			
77 2 765 4 1,208	1 1 17	76 764 4 1,191	75 2 739 4 1,062	20; 30	5	83	6	386	75 2 98 276	280 4 705	110		
2 41 1		21 41. 1	2. 41 1							2	41		
78. 5 4. 1,787	30 1	78 4 1,757 30	78 5 3 1,085 27	48	25	57! 3	20	40 5 5	45 26	38 1,693 4	14		
49 52	_i	49 51	32 ¹		1	16			1	25 51	23	3	· · · · ·

Table III—Statistics of Factories Inspected in each County and Town—Continued.

		Pla Inspe	CES CTED.			Largest Ployer	Number s in the	OF EM- YEAR.
COUNTY AND CITY OR VILLAGE. (With leading industries speci- fied in each city.)	Number of inspec- tions.	Once.	More than once.	Number of estab- lish- ments with no em- ployees.	Number of owners at work.	Office help.	Shop force.	Total.
OUTCHESS COUNTY—Concluded. Pawling. Pine Plains. Pleasant Valley	4 1 2	4 1 2			2		15 23 4	1 2
Poughkeepsle Agricultural implements Cigars Men's clothing	137 3 6 8	· 135 3 6 8	1	5	50 	143 63 7 £	4,202 759 489 4 2 6	4,34 81 45
Red Hook Rhinebeck Stanford ville Staatsburgh Stoneco	7 8 1 3 1	7 8 1 3 1		1	2 5 4	· i	115 23 21 17 225	11 2 2 1 22
Stormville. Tivoli Wappingers Falls. Washington Hollow. Wassaic. Wingdale.	1 1 9 1 1 1	1 1 8 1 1			6 1	13 1	2 3 1,175 2 42 16	1,18 4
RIE COUNTY	1,607	1,555	26	20	1,008	4,190	70,479	74,66
Akron . Blasdell . Buffalo (See Table IV)	12 1 1,468 2 3	10 1 1,422 2 3	23	16	941 2	7 2 3,628	341 121 58,019 7 270	34 12 61,64
Depew. East Aurora. Ebenezer. Eden Centre. Gardenville.	13 12 2 4 1	13 12 2 4 1		1	2 5 2 4	93 39 i	2,475 289 4 151	2,56 32 15
Gowanda Hamburg Holland Lancaster Lawton Station	5 10 6 13	5 10 6 13 3			1 5 1 3	1 6	36 214 52 451	2; 4;
North Collins. Sardinia. Springville. Sloan.	4 2 19 1	4 2 15 1	2	3	2 2 17	3 3 12	213 5 239 510	21 24 52
Tonawanda. Piano parts. Steel products. West Seneca.	24 1 1 2	24 1 1 2			14 3	53 4 4 324	1,050 286 250 6,026	1,10 2: 2,6,3,
SSEX COUNTY	81	75	2		29	60	1,504	1,50
Ausable Chasm Ausable Forks Crown Point Crown Point Center	2 3 4 1 2	2 3 4 1			2 3 1	2 1 2 2	56 25 30 2 59	3

Dutchess-Essex Counties.

N	UMBER	OF EM	PLOYEES	AT TIME	OF IN	PECTION.		WEEK	LY HOU	rs of l	ABOR.		
				SHOP FO	ORCE.				er of E			Chil- dren	Illit-
Total.	In office, etc.	Total.	Men (18 yrs. +).	Youths (16- 18 yrs.)	Boys (14- 16 yrs.)	Women (16 yrs. +).	Girls (14- 16 yrs.)	51 hrs or less.	52-57 hrs.	58-63 hrs.	Over 63 hrs.	under 14 yrs.	chil- dren
15 23 4		15 23 4	15 23 4						1	5 i	9 23 3		
4,079 690 496 434	143 <i>63</i> 7 <i>9</i>	3,936 627 489 445	2,552 617 61 99	154 10 91 16	30 12 9	1,156 305 287	20 15		2,086 897 70 418	1,446 30 404 7	23		
114 13 20 17 225	i	114 13 19 17 22 5	80 13 19 17 225	1	1	31	1	i	30 2 16	84 11 225	19		
1 3 1,087 2 43 16	 13	1,074 2 42 16	708 708 2 25 16	36	30	274 17	26	5	268 42	801 2			
70,446	4,172	66,274		2,321	482	10,482	134	4,380	18,392	35,053		9	
207 122 57,866	3.610	200 120 54,256		5 20 2,139	1 3 451	50 17 9,873	!	1	85 18,089	88 120 30,553		1 8	
259	iò	249	246		<u>.</u>		 		39	210	·		
2,564 322 3 151	93 39 1	2,471 283 3 150	2,379 149 3 44	89 2	4	128 100		719	93	1,738 65 3 150			
35 145 39 416	1 6 8	39 408	32 381		······ż	64 7 2	2	254	4 55	32 129 36 90	3		
216 5	3	213 5	85 5	16	4	106	2			213 5		 	
140 504	3 12	137 492	84 486	4 6	5	44		5		132 452		1	
1,090 <i>290</i>	53 4 4 324	288 250	250	10 6	i	81 <i>80</i> 8		3	21	951 286 250 26			
8 <i>54</i> 6,350		I	I	l			-		63	656		ŀ	
6,350	59	1,467	1,298	1	1	164	3	9	63	סהס	739		

Table III—Statistics of Factories Inspected in each County and Town—Continued.

		Pla Inspe	CES CTED.				NUMBER 8 IN THE	
COUNTY AND CITY OR VILLAGE. (With leading industries specified in each city.)	Number of inspec- tions.	Once.	More than once.	Number of estab- lish- ments with no em- ployees.	Number of owners at work.	Office help.	Shop force.	Total.
Essex County—Concluded. Keeseville	6	6	 		2	6 2	60 98	6 10
Moriah Centre Port Henry	16	16			1 9	8	10 26 2	1 27
Ticonderoga. Wadhams. Westport Willsboro.	30 4 1 6	27 4 1 6	l		10 1	30 1 5	767 18 4 113	79 1 11
Franklin County	52	42	5		13	13	1,642	1,65
Brandon Bryant Chasm Falls Chateauray Dickinson Center	1 1 2 12 12	1 1 2 12 2			6		100 30 24 75 25	10 3 2 7 2
Faust	1 19 1 1 1	1 11 1 1	4		5	5	48 586 15 21 60	59 1 2
Paul Smith's	1 5 3 2	1 3 3 2	'		1 1	4	33 318 52 255	3 31 25
FULTON COUNTY	252	252			59	107	8,686	8,79
Broadalbin Gloversville Leather gloves and mittens Leather	4 148 66 27	66		[42 16 4		106 5,636 3,448 1,247	10 5,70 3,48 1,28
Johnstown Leather gloves and mittens. Leather	84 39 2 0	84 39 20			16 4 1	39 2 0 4	2,599 1,417 700	2,63 1,43 70
MayfieldNorthvilleVail's Mills	10 2	10 2			1	2	190 141 14	19
GENESEE COUNTY	81	78	1		37	103	3,845	3,94
Batavia	44 7 20 10	44 7 20 7	' . 		22 6 6 3	21	2,659 56 529 601	2,7 5
GREENE COUNTY	52	52		3	17	32	1,756	1,78
Athens Cairo Catskill Coxsackie West Coxsackie	10 3 23 11 5	10 3 23 11 5		1 1	1 1	18	- 248 17 1,054 429	25 1 1,07 43

Essex-Greene Counties.

N	UMBER	ог Емі	PLOYEES	AT TIME	of In	SPECTION.		WERK	Y Hou	rs of I	ABOR.		
				SHOP I	ORCE.				R OF EI			Chil- dren	Illit-
Total.	In office, etc.	Total.	Men (18 yrs. +).	Youths (16- 18 yrs.)	Boys (14- 16 yrs.)	Women (16 yrs. +).	Girls (14- 16 yrs.)	51 hrs. or less.	52-57 hrs.	58-63 hrs.	Over 63 hrs.	under 14 yrs.	chil- dren
66 100 11 270	6 2 1 8	60 98 10 262	60 97 10 210	i					8 2	49 92 10 140			
760 19 4 118	30 1 5	730 18 4 113	662 18 4 113			68		9	9	215 15 4 15	497 3 98		
1,562	13	1,549	1,285	2	4	254	4	7	9	1,345	188		
100 30 24 50 25		100 30 24 50 25	100 30 24 50 25					2	5	30 24 20 25	23		
48 565 15 21 60	5	48 560 15 21 60				254	4	4	4	48 487 15 21 60	65		
33 287 45 259	4	33 287 41 255	33 281 41 255	2	4			ii		33 286 41 255			
8,389	107	8,282	5,450	69	60	2,631	72	83	540	7,652	7	·	
107 5,396 5,286 1,209	38	5,331 3,247	3,574	48			41	58	285 128		6	3	
2,539 1,401 664	39 20 4	1,381	745	12					251 139 25		3		
192 141 14		1 141	89		2	65 52		i	2 	188 139 14		i	
3,324	100	3,224	2,539	80	60	513	3:	189	415	2,249	37:	1 3	
2,252 56 502 514	21	56 481	19 317	iii	27	36 123	3] 3 3		1 125	18	73	. 3	
1,773	32	1,741	1,382	15	9	322	13	3 23	55	1,041	62	2	
253 17 1,059 436	 18 9	1,041	16 805 369	13		211	10		20	17 424	579		

Table III—Statistics of Factories Inspected in each County and Town—Continued.

		Pla Inspe				LARGEST PLOYEE	NUMBER 8 IN THE	OF EM- YEAR.
COUNTY AND CITY OR VILLAGE. (With leading industries speci- fied in each city.)	Number of inspec- tions.	Once.	More than once.	Number of estab- lish- ments with no em- ployees.	Number of owners at work.	Office help.	Shop force.	Total.
HERKIMER COUNTY	108	101	3	2	17	205	9,116	9,321
Clearwater Dolgeville Frankfort Fulton Chain Harbor	1 10 · 9 3	1 8 9 3	ii		3 2	15 18	38 616 541 91 37	38 631 559 91 37
Herkimer Hinckley Ilion Little Falls Knil goods	19 1 13 42 8	17 1 13 39 · 7	i	2	1 8	29 2 80 54 19	1,612 183 2,361 3,071 2,261	1,641 185 2,441 3,125 £,280
McKeever. Mohawk. Moulin. Old Forge.	1 5 1 2	1 5 1 2			i	1 6	80 424 50 12	81 430 50 . 12
JEFFERSON COUNTY	209	149	30	8	104	291	7,442	7,733
Alexandria Bay Antwerp Black River Brownville Cape Vincent	10 11 10 8 5	10 11 2 2 5	4 3	i	8 10 5 2 2	1 1 8 6	51 73 203 196 22	52 74 211 202 23
Carthage	20 11 1 11	20 11 . 1 5	3	1 1	17 8	23 6 10 5	677 96 342 233	700 102 352 238
Felts Mills	1	. 1	• • • • • • · · ·			2	85	87
Glen Park Great Bend Herrings Philadelphia Theresa	8 1 1 5 8	1 1 5 8	4	 1 1	3 5	15 1 2 1	406 30 119 67 24	421 31 121 68 24
Thousand Island Park	2 96 4 7 6	2 64 3 2	16 2 2 2	2	40	209 45 37 39	13 4,805 8,055 598 683	5,014 2,080 635 622
Kings County	4,740	4,629	51	109	2,377	3,526	126,663	130,189
(Brooklyn Borough, New York City; See Table IV).								
Lewis County	60	54	3	2	29		805	805
Beaver Falls	4 5 2 6 3	2 5 2 6 1	1		5 1 4		61 144 10 20 26	61 144 10 20 26
Lowville Lyonsdale Lyon Falls New Bremen	19 4 7 2	19 2 7 2	i	2	8		226 98 131 6	226 98 131 6

Herkimer-Lewis Counties.

ì	Number	ог Ем	PLOYEE	в ат Тіме	OF IN	SPECTION.		WEEK	LY Hou	RS OF	Labor.		
				анор и	ORCE.				er of E			Chil- dren	Illit-
Total.	In office, etc.	Total.	Men (18 yrs. +).	Youths (16- 18 yrs.)	Boys (14- 16 yrs.)	Women (16 yrs. +).	Girls (14- 16 yrs.)	51 hrs. or less.	52-57 hrs.	58-63 hrs.	Over 63 hrs.	under 14 yrs.	chil- dren
9,078	205	8,873	6,562	203	33	2,010	65	36	260	7,887	690		
38 557 559 91 37	15 18	38 542 541 91 37	58 438 496 91 20	15 8	4	84 36	i 1	i	7 49	530 492		::::::	
1,641 185 2,410 3,035	29 2 80 54	1,612 183 2,330 2,981	1,182 183 2,144 1,713	47 46 69	7 1 16	365 138 1,142	11 i 41	8 4	26 57 109	1,497 2,256 2,722	89 183 9 146		
2,214 81 386 50 8	19 1 6	8,195 80 380 50 8	965 80 119 50 8	<i>59</i>	18	1,120 235	9	23	4 3	#,09# 347	80 50		• • • •
7,378	291	7,087	6,281	39	15	728	. 24	27	559	4,545	1,956		
52 70 149 169 23	1 1 8 6	51 69 141 163 22	33 67 124 146 18	i	3	18 2 14 16 4		4 i	3 2 6 2	40 23 139 11 18	8 42 145		
700 91 352 230	23 6 10 5	677 85 342 225	615 70 337 222	1 i	4	57 15 5 2			5 6 2	238 77 5 10	3 37		
87	· 2	85	78			7					85		
421 31 121 68 24	15 1 2 1	406 30 119 67 24	342 30 110 50 24	3 4	4	61 9 9		i	3	106 9 61 18	30 110 3		
13 4,777 8,022 617 559	209 45 37 39	13 4,568 1,977 580 590	4,011 1,977 580 483	29 18	4	500 500	24	21	11 519 	3,788 1,977 288 519	1:::::		
21,822	3,510	118,812	82,809	2,981	765	30,633	1,124	8,897	58,162	49,988	1,265	30	
742		742	727		2	13		30	6	530	176		
61 123 10 19 26		61 123 10 19 26	61 118 9 19 26		i	5		2		123 10 17 8	61		
213 87 121 6		213 87 121 6	205 87 121			8		9	6	188 26 99	10 42 22		

II.54

Table III—Statistics of Factories Inspected in each County and Town—Continued.

		Pla Inspe				LARGEST PLOYER	NUMBER 8 IN THE	OF EM- YEAR.
COUNTY AND CITY OR VILLAGE. (With leading industries speci- fied in each city.)	Number of inspec- tions,	Once.	More than once.	Number of establishments with no employees.	Number of owners at work.	Office help.	Shop force.	Total.
Lewis County—Concluded. Osceola	3 1 4	3 1 4			2		19 30 34	11 30 30
Livingston County	151	146	2	2	152	63	2,207	2,27
Avon. Caledonia. Daiton Dansville East Avon	19 14 1 37	19 9 1 37		<u> </u>	18 11 36	6 7 39 2	199 275 4 512 13	20. 28: 55:
Geneseo	21 13 5 25	21 13 5 25			22 13 6 30	1	320 164 25 425	32: 16- 2: 430
Nunda. Retsof. Springwater.	12 1 2	12 1 2			13 2	3	115 152 3	11: 15:
Madison County	232	34	96	4	55	41	3,306	3,34
Bouckville	4 63 16 9	5 4 1 1		1 1 1	16 4 3	8 3 1	100 704 211 82 6	10 71 21 8
Earlville	11 4 15 2	2 i	3 2 7 1		4 2	1 1	53 14 106 78	10 10 7
L≥nox . Leonardsville	2 1 7 1	 1 7 1	1	i	4		125 72 18 40	1
Oneida	95 2 14 1	10 4 1	42 1 5		3	7	1,637 802 283 60	1,66
Monroe County	2,181	931	572	18	966	2,102	50,696	52,79
Brighton Brockport Charlotte Despatch Fairport	3 14 7 11 15	3 14 7 9 15	i	i	4 3 1 13	60	1,147	11 5- 2 1,20
Gates Greece. Honeoye Falls. Irondequoit. Penfield.	9 3 12 2 1		1		3 1 6	19		1,0
Pittsford Rochester (See Table IV) Webster Wheatland	2,085 7	5	568	16	927		26 45,444 266	47,3

Lewis-Monroe Counties.

1	Number	OF EM	PI.OYEE	в ат Тімі	e of In	SPECTION.		WEEK	L y Hou	rs of	Labor.		
				внор 1	ORCE.				ER OF E			Chil- dren	Illit erat
otal.	In office, etc.	Total.	Men (18 yrs. +).	Youths (16- 18 yrs.)	Boys (14- 16 yrs.)	Women (16 yrs. +).	Girls (14- 16 yrs.)	51 hrs. or less.	52-57 hrs.	58-63 hrs.	Over 63 hrs.	under 14 yrs.	chil drei
19 30 27		19 30 27	19 30 26		i	•				19 30 4			
1,479	63	1,416	1,001	9	17	375	14	37	242	1,093	44	3	
76 96 4 498 4	6 7 39 2	70 89 4 459 2	45 52 4 280 2	2	i	25 34 175	2		49 148	63 40 4 275 2	26		
140 135 15 25 5	5	139 135 15 250	72 125 15 161	5	iò	59 5 71	8	6	30 4 7	97 120 11 235	1	::::::	
99 155 2	3	99 152 2	93 150 2		· · · · · · · · · · · · · · · · · · ·	6		1	4	92 152 2		3	: : : : : :
2,994	37	2,957	2,321	47	47	521	21	332	137	2,369	ļ	1	···
100 619 209 69 6	8 3 1	100 611 206 68 6	100 542 147 52 6	13 4 2	12 8 2	41 40 11	3 7 1	16 3	18 19 2	100 577 180 66 6	4	i	
54 14 105 78	i	53 14 104 78	47 14 63 \25	1 1 1	 5 2	5 35 50			ii	53 14 93 78			
67 44 13 31	3 1	67 41 13 30	36 41 10 30	i	1	28 2	2		5	64 41 6 30			
,530 509 241 55	19 7	1,511 302 841 55	1,168 198 \$08 40	23 8 3 1	17 4 8	295 95 84 14	1	313 95 2 08	79 4 8	1,006 203 25 55			:::
,305	2,061	47,244	30,619	1,237	436	14,564	388	1,685	33,676	11,495	388	13	
159 475 210 1,181 258	15	159 460 203 1,121 247	159 315 194 1,114 184	16 2 4 5	8 1	121 6 3 53	i	i 6	125 23 12 1,070	34 432 9 51 237	181		
958 1,083 138 3		928 1,064 138 3 10	926 570 84 3 10	9	6 	46 8 53	ii	2 2 35 3	307 1,062	619 88	1	 2	
26 4,529 76 199	1,912	26 42,617	26 26,784 61	1,199	414	13,844	376	1,636	81,077	26 9,791 74 134	113	10	

Table III—Statistics of Factories Inspected in each County and Town—Continued.

		Pla Inspe	CES CTED.			LARGEST PLOYEE	Number 8 in the	OF EM YEAR.
COUNTY AND CITY OR VILLAGE. (With leading industries specified in each city.)	Number of inspec- tions.	Once.	More than once.	Number of estab- lish- ments with no em- ployees.	Number of owners at work.	Office help.	Shop force.	Total.
MONTGOMERY COUNTY	125	119	2	3	29	152	12,069	12,2
Akin Amsterdam Carpets and rugs Knit goods Pearl buttons Silk gloves Brooms	67 6 11 3 1	1 63 2 11 3 1 3	1	i	13	106 38 81 14 5	174 9,254 3,748 3,177 637 478 396	9,36 3,78 3,18 6,48
Canajoharie	7 4 1 23 6	7 4 1 23 6		2	2 9 1	24 3 5 8	295 145 58 705 165	3 1 7 1
Hagaman Harrower Neiliston St. Johnsville West Eaton	2 1 1 11 11	1 1 11 1	1		4	1 5	351 197 13 652 60	3 1 6
IABSAU COUNTY	295	121	87	5	108	36	2,652	2,6
Baldwin Bellmore. Central Park Cedarhurst East Rockaway.	5 1 3 2 1	3 1 1 2 1	1 1	1	1 2	i	41 7 14 5	
FarmingdaleFloral ParkFreeportGarden CityGlen Cove	22 2 21 3 21	9 3 7	7 1 6	1	7 15 5	4 2 1 8 12	399 60 83 11 571	4
Glenhead	2 9 4 29 26	3 4 11 14	1 3 9 6		6 2 8 17	2 1	4 52 7 138 238	1 2
Inwood	2 2 8 8 8		1 4 3	1	1 2 2 2 5	i	8 29 32 7	
Massapequa. Merrick. Mineola. New Hyde Park. Oyster Bay	1 1 5 5 19	1 1 1 1 7	2 2 2 6	i			6 7 13 27 41	
Port Washington. Rockville Center. Roslyn. Sea Cliff. Seaford.	16 24 26 13	8 4 8 7 1	4 10 9 3	i	3 7 1 . 8	1 3 5	279 97 385 25 7	1
Syosset Thomaston Valley Stream Wanfagh Woodbury	1 3 4 8	1 1 4 3	i		i		15 5 19 13	

REPORT OF BUREAU OF FACTORY INSPECTION, 1906.

Montgomery-Nassau Counties.

	VUMBER	OF EM	PLOTER	S AT TIME	OF IN	SPECTION.		WEEK	LY Hou	RS OF I	ABOR.		
				внор 1	ORCE.				ROFE PS) WH			Chil- dren under	Illi era chi
otal.	In office, etc.	Total.	Men (18 yrs. +).	Youths (16- 18 yrs.)	Boys (14- 16 yrs.)	Women (16 yrs. +).	Girls (14- 16 yrs.)	51 hrs. or less.	52-57 hrs.	58-63 hrs.	Over 63 hrs.	14 yrs.	dre
,902	152	11,750	6,213	367	164	4,853	153	45	497	10,951	257		
174 9,196 8,780 8,118 659 483 401	106 32 21 14 5	174 9,090 3,748 3,091 625 478 396	64 4,818 \$,123 1,194 355 76 368	10 298 185 85 36 10 81	132 90 2 6 3	90 3,722 1,380 1,787 280 373	5 120 50 59 11 19		10 346 96 83 9 19	164 8,591 3,652 3,008 616 459 389	124		
304 120 58 684 155	24 3 5 8	280 117 58 679 147	122 94 54 376 92	11 7 2 15	2 2 2 11	147 14 269 52	 8 8	4 9	2 45 2 9	278 72 56 533 138	133		
351 197 14 598 51	1 5	351 197 13 593 51	145 80 13 317 38	7 5 12	1 6 5	191 105 250 13	7 1 9	1	8 7 13 55	343 190 535 51			
,040	29	2,011	1,781	· 10	5	210	5	49	627	1,222	113		ļ
37 7 3 5 3	i	37 7 3 5 2	37 7 3 5						37	3	5		
254 26 63 14 415	3	250 26 62 11 403	226 13 59 11 368	4	i	20 13 2 2	2	4	20 34 369	26 13	11		
2 49 7 121 144	2	2 49 7 119 143	2 49 7 76 71	8	1 2	41 65	1 2	2010	2 45 1	1	12 4 11		
3 16 19 8			19					ii	3	3 5 13	il 		
3 13 26 29		6 3 13 26 29	6 3 3 26 29			10			8 4	12	i		
274 90 323 21 7	2 2	274 88 321 21 7	274 58 321 21 7			80		5 7 5	15	291	8		
10 5 19 13		10 5 19 13	' 5 19						12				:::

Table III—Statistics of Factories Inspected in each County and Town—Continued.

COUNTY AND CITY OR VILLAGE. (With leading industries specified in each city.) Number of inspections. Once. More than once. Once. More than once. Of establishments with no ments with no ments of owners at work. Office help. Shop force.				CES CTED.			LARGEST PLOYER	Number s in the	OF EMYEAR.
(Manhattan and Bronx Boroughs, New York City; see Table IV). NIAGARA COUNTY	LLAGE. ng industries speci- in	of nspec-	Once.	than	lish- ments with no em-	of owners			Total.
(Manhattan and Bronx Boroughs, New York City; see Table IV). NLAGARA COUNTY	COUNTY	20,538	20,121	199	44	9,997	28,238	468,098	496,33
Lockport	n and Bronx Bor-								
Paper and pulp	UNTY	244	234	3	3	110	581	11,723	12,30
Metal beds 1 1 1 10 285 Middleport 11 11 10 286 Middleport 11 11 11 5 7 284 Niagara Falls 88 88 87 56 346 5,774 Chemicals 11 11 11 5 7,746 7,746 Silverware 2 2 35 688 7,746 83 1 12 689 7,744 83 1 12 689 7,747 7,746 7,746 7,746 7,746 83 1 13 102 3,689 7,467 7,447	,		91		2	36	126	2,596	2,72
Fiber goods 1 1 1 10 \$285 Middleport 11 11 5 7 284 Nilagara Falls 88 87 56 346 5,774 Chemicals 11 11 5 346 5,774 Chemicals 11 11 3 346 5,774 Silverwise 2 3 348 1,406 Silverwise 3 4 1,406 3 1,406 35 48 1,406 35 48 1,406 35 36 417 35 35 48 1,406 35 48 1,406 36 37 417 35 36 36 36 36 417 36 36 36 417 36 36 417 37 37 37 37 37 37 37 37 37 37 37 37 37 36 36 36 36 36	nd pulp	4	4			,		448	46 26
Nisgara Falls	ods	1	1					225	2:
Niagara Falls	.	11	11			5	7	284	29
Silverbore	alls	88	87					5.774	6,1
Paper	48		11	• • • • • • •		5	48 33	1,406	1,40
Aluminum		в					22	639	66
North Tonawanda	'8 um							417 381	38
Doxes	awanda	54	45	3	1	13	- 1		3,1
Bolts, nuts, etc.	trim and packing	15	11				32	635	61
Radiators	uts, etc	1	1				84	630	6
Blossvale	***************************************		- 1					500 300	
Blossvale	NTY	558	308	120		130	6 38	24 286	24,9
Boonville	ļ								
Camden 33 17 8 11 4 472 Capron 2 2 3 208 Chadwicks 3 3 7 494 Clark Mills 2 1 4 253 Clayville 4 4 2 138 Cilotton 2 2 195 Coleman's Mills 3 3 1 7 Deansboro 1 1 43 Delta 1 1 54 East Florence 1 1 5 Florence 2 2 2 13 Franklin Spa 2 2 98 Glenmore 1 1 5 181 Kirkland 1 1 34 Kirkland 1 1 34 Knoxboro 1 1 52 McConnellsville 3 3 3 60 New Hartford 7 </td <td></td> <td></td> <td></td> <td>io</td> <td></td> <td></td> <td>·····i</td> <td></td> <td>•</td>				io			·····i		•
Clark Mills 2 1 4 253 Clayville 4 4 2 138 Clinton 2 2 195 Coleman's Mills 3 3 1 7 Deansboro 1 1 43 Delta 1 1 5 East Florence 1 1 5 Forence 2 2 13 Franklin Sps 2 2 13 Glenmore 1 1 5 Kenwood 3 1 1 5 Kirkland 1 1 34 Kirkland 1 1 34 Kirkland 1 1 5 McConnellsville 3 3 60 New Hartford 7 4 399 New York Mills 4 2 24 1,644 Orlskany 4 2 5 279		33						472	4
Clark Mills 2 1 4 253 Clayville 4 4 2 138 Clinton 2 2 195 Coleman's Mills 3 3 1 7 Deansboro 1 1 43 Delta 1 1 5 East Florence 1 1 5 Florence 2 2 13 Franklin Spa 2 2 98 Glenmore 1 5 181 Kirkland 1 1 5 Kirkland 1 1 34 Kirkland 1 1 54 Korostoro 1 1 54 McConnellsville 3 3 60 <		2					3 7		2 5
Clayville	1	- 1	_						2
Clinton 2 2 Coleman's Mills 3 1 7 Deansboro 1 1 43 Delta 1 1 54 East Florence 1 1 5 Florence 2 2 2 Franklin Spa 2 2 98 Glenmore 1 1 5 Kenwood 3 1 1 5 Kirkland 1 1 34 Knoxboro 1 1 52 McConnellsville 3 3 60 New Hartford 7 7 4 New York Mills 4 2 24 1,644 Oriskany 4 2 24 1,644 Oriskany 4 2 279		4	4				2		1
Deansboro 1 1 43 Deita 1 1 54 East Florence 1 1 5 Florence 2 2 13 Franklin Spa 2 2 98 Glenmore 1 1 5 Kenwood 3 1 1 5 Kirkland 1 1 34 Knoxboro 1 1 34 McConnellsville 3 3 60 New Hartford 7 7 4 399 New York Mills 4 2 24 1,644 Orlskany 4 2 5 279	Milla	2	2					195	1
East Florence 1 1 5 Florence 2 2 13 Franklin Spa 2 2 98 Glenmore 1 1 5 Kenwood 3 1 1 5 Kirkland 1 1 34 Knoxboro 1 1 52 McConnellsville 3 3 60 New Hartford 7 4 399 New York Mills 4 2 24 1,644 Orlskany 4 2 5 279	muis	1	1					43	
East Florence 1 1 5 Florence 2 2 2 13 Franklin Spa 2 2 98 Glenmore 1 1 5 Kenwood 3 1 1 5 181 Kirkland 1 1 34 34 1 1 52 60 1 1 52 60 1 1 52 60 1 1 399 60 1 399 1 399 1 399 1 399 1 399	1							2.4	
Florence	nce	î	î			i		5	
Glenmore 1 1 5 Kenwood 3 1 1 5 181 Kirkland 1 1 3 34 Knoxboro 1 1 5 2 McConnellsville 3 3 60 New Hartford 7 7 4 399 New York Mills 4 2 24 1,644 Orlskany 4 2 5 279		2	2			2			
1	pa	ĩ	ĩ						
1 1 34		3	,	,				191	1
McConnellsville 3 3 60 New Hartford 7 7 4 399 New York Mills 4 2 24 1,644 Orlskany 4 2 5 279		1	i					84	
New York Mills	aville		1 9				1	52	
Oriskany 4 2	ord	7			:::::::		4		4
Oriskany 4	Milla	4		2	l		24	1.644	1.6
Unskany Faus						:::::::			2
	.г а.ш в	5	5	• • • • • • • •			2	316	3
Rome					5	43		4,128	4,2
Copper goods 11 1 5	700d8	11	1	5		;		1,189	1,8
Nati goods 9 4 5 64 Metal bedeteade 8 1 28 404	ods	9		, a	:::::::	l	5	584	5

New York-Oneida Counties.

1	Numbei	R OF EA	(PLOYEI	S AT TIME	E OF IN	SPECTION		WEEK	LY Hou	rs of l	LABOR.		
				SHOP I	ORCE.				ER OF E			Chil- dren	Illit- erate
Total.	In office, etc.	Total.	Men (18 yrs. +).	Youths (16- 18 yrs.)	Boys (14- 16 yrs.)	Women (16 yrs. +).	Girls (14- 16 yrs.)	51 hrs. or less.	52-57 hrs.	58-63 hrs.	Over 63 hrs.	under 14 yrs.	chil- dren.
134,878	27,813	407065	252680	6,382	1,728	143,662	2,613	53,968	246182	102850	4,065	78	6.
11,415	5 4 5	10,870	8,686	406	93	1,626	59	457	2,492	6,986	935	2	
2,420 368 866 235	8	2,294 353 258 225			13 i	382 10 17	4	31	229	1,754 103 258 225	280 250	2	
283 5,935 1,408 861 669 417 390	48 33	276 5,625 1,369 828 637 417 381	145 4,632 1,561 430 632 396 376	I 4	31 1 15	129 830 4 880 5 81	36	100	2,100 #81 8#8 13	966	203 13 190		
2,777	102	2,675	2,065	257	49	285	19	67	157	1,999	452		· · · · ·
657 854 458 2 56	32 24 6 5	625 630 452 250	452	92 148	41 8 	85			25 5	600 625 	458		
23,974	625	23,349	14,300	615	259	7,881	294	408	1,456	21,179	306	3	
7 61 458 211 501	4 3 7	7 61 454 208 494	5 51 315 93 245	2 12 7	6 5 7	2 10 127 96 230	4 2 5		5 108 5 12	2 53 346 203 482			
241 138 195 7 43	2	241 136 195 7 43	78 7	12	3 2 3 	63 46 102	3 2		4	235 114 191 7 18	18		
54 5 13 98 3		54 5 13 98 3	10 98	2	2 i	12 1	2 1			54 5 13	98	2	
160 34 53 47 383	i	160 34 52 47 379	20 40 47	1	1 1 2 io	91 9 9 191	3 2 1		3 3	156 31 49 47 371			
1,631 274	1 5	1,607	957 215	43 3	16 3	574 47	17		<u>.</u>	1,607 265		:	:::::
318 4,064 1,818 648 864 486	94 30	3,970 1,182 644 559	3,102 1,024 613 63	50 18 7 4	5 17 1	204 779 145 84 479	22 	96	126 1 2 23	3,735 1,181 648	13		

Table III—Statistics of Factories Inspected in each County and Town—Continued.

		Pla Inspe				Largest Ployee	NUMBER 8 IN THE	OF EM- YEAR.
COUNTY AND CITY OR VILLAGE. (With leading industries specified in each city.)	Number of inspec- tions.	Once.	More than once.	Number of estab- lish- ments with no em- ployees.	Number of owners at work.	Office help.	Shop force,	Total.
NEIDA COUNTY—Concluded.	2	2						
Sauquoit Sherrill Stacy Basin Stittville Taberg	. 2 1 2 3	1 2 3			; · · · · · · i	43	125 342 200 133 12	12 38 20 13
Utica (See Table IV) Vernon Verona	215 3 1 1	198 3 1 1	6	1	65	415	13,147 164 42 9	13,56 16 4
Washington Mills	5 1 2	5 1 2				3	71 75 59	74 71 54
Westmoreland	16 16 2		5 1		4	10 4	70 613 67	6 <u>2</u> 7
NONDAGA COUNTY	646	430	106	9	363	1,592	26,416	28,00
Baldwinsville	11 4 2 2 2	11 4 2 2 2			5 2 1 1	20 2 1 11 8	414 288 26 104 662	43 29 2 11 67
Eastwood Heights Elbridge Fayetteville Geddes Hart Lot	1 6 8 1	1 4 8 1 1	i		1 7	6 6 4 11	214 133 218 251 23	22 13 22 26
Jamesville	2 2 3 5 2	2 2 3 5			2 2	2 	26 5 106 303 254	10 31 26
Marcellus Falls	3 1 2 1 2	1 1 2 1 2	1		3	1 1 1 12	40 3 30 1 96	4 3 10
Skaneateles	9 3 6 5 64 3	9 3 4 356 3	1 102	9	5 1 331 1	3 5 376 1,100 8	85 253 3,355 19,385	8 25 3,73 20,48
MTARIO COUNTY	314	60	126	4	217	165	4,709	4,87
Canandaigua Chapinville Clifton Springs. Flint	77 1 19 1	13 1 3 1	32 8	1 i	51 2 11	45	1,215 25 115 18	1,26 2 11
Geneva. Boilers and engines. Stoves and healers. Canned fruits and vegetables Optical goods.	151 18 4 4	13	69 6 2 2	2	104 10 4 3	95 39 8 4 7	2,636 430 520 496 293	2,73 46 58 50

Oneida-Ontario Counties.

.1	Number	ог Ем	PLOYEE	S AT TIME	e of In	SPECTION.		WEEK	LY Hou	rs of l	Labor.		
				внор 1	ORCE.			NUMBI 8RC	ER OF E	MPLOYE O WORI	ES (IN	Chil- dren	Illit- erate
Total.	In office, etc.	Total.	Men (18 yrs. +).	Youths (16- 18 yrs.)	Boys (14- 16 yrs.)	Women (18 yrs. +).	Girls (14- 16 yrs.)	51 hrs. or less.	52-57 hrs.	58-63 hrs.	Over 63 hrs.	under 14 yrs.	chil- dren.
127 385 41 133 12	2 43	125 342 41 133 12	68 309 26 68 7	2 2 2 4	2 8 2 3	54 22 10 56 5	1 1 1 2	5	342 342 3 5	122 38 128 7		1	
13,188 81 42 9 74		12,774 81 42 9 71	7,190 75 36 7 34	416 2 3	137 4 3	4,831 5 2 . 30	200	283	690 1 4	11,661 80 38 2 66	140 		
78 59 53 622 71	3 10 4	75 59 53 612 67	73 39 51 329 60	2 4 2 17 3	2 10 4	13 242	14	7	3 40 63	75 56 53 556			
28,517	1,566	24,9 51	19,241	566	186	4,777	181	659	6,158	17,251	883	3	.
424 290 27 115 631	20 2 1 11 8	404 288 26 104 623	380 206 26 77 620	3 5 1	3 2	24 76 19	1	2	210 240 1	128 48 26 104 622			
190 127 222 262 24	6 6 4 11	184 121 218 251 23	168 106 177 246 15	3	1 3	4 13 37		ģ	105 28 251	184 7 165	l		
28 5 87 310 261	2 7 7	26 5 87 303 254	25 5 44 258 168	3 5	2	40 44 7ե	i		2 1	21 3 87 302 252			
41 4 30 1 29	1 1 12	40 3 30 1 17	36 3 17 1 15		i	12 2			3 13	17 17 17	36		
88 258 [3,731 19,183 a 149	3 5 376 1,074 8	85 253 3,355 18,109 141	76 156 3,059 13,216 141	24 36 469	5 7 161	63 247 4,095	5 6 168	25	7 182 5,113	67 234 3,148 11,745 61	l	3	
2,903	132	2,771	2,344	13	9	4 05		108	437	2,152	74	1	
454 2 93 7	33	421 2 93 7	359 2 . 68 7		1	61		31 38 7	84	296 2 49			
1,875 432 302 147 295	82 39 7 4	1,793 393 295 143 288	1,487 388 295 80 196	13 1	6 4 	287 63 80		21	318 86 112	307	' !		

Table III—Statistics of Factories Inspected in each County and Town—Continued.

			CES CTED.				NUMBER 8 IN THE	
COUNTY AND CITY OR VILLAGE. (With leading industries specified in each city.)	Number of inspec- tions.	Once.	More than once.	Number of estab- lish- ments with no em- ployees.	Number of owners at work.	Office help.	Shop force.	Total.
Ontario County—Concluded. Gorham. Manchester. Naples. Phelps.	4 4 10 26	10 6	2		. 5 2 9	3	7 2 28 193	7 2 28 196
ShortsvilleStanleyVictor	14 1 · 6	4 1 4	5 1		7 1 8	16 6	287 2 181	303 2 187
ORANGE COUNTY	210	208	1	1	90	300	12,905	13,205
Central Valley Cornwall Cornwall Landing Cornwall-on-Hudson. Firtheliff	3 3 2 1 1	3 3 2 1 1			2 2 1	1 4	53 26 68 1 533	53 27 72 1 543
Goshen Highland Falls. Highland Mills. Mechanicstown	11 7 1 2	11 7 1 2			4 5 1	4	219 18 38 10	223 18 38 10
Middletown Car and locomotive repairs Tools Men's hals Leather Men's shirts	35 1 3 1 1 2	35 1 3 1 1 2			8	54 20 4 4 3 2	1,758 632 266 826 148 176	1,812 552 259 229 151 177
Monroe	5 2	5 2				2	6 5 8 7	67 87
Newhurgh. Men's clothing and overalls. Men's hats and caps. Machinery Boilers and engines. Boats. Woolen goods. Bleaching.	75 4 2 3 3 1 1 1	75 4 2 3 3 1 1			37	153 89 6 15 10 4 4	4,699 946 584 387 325 400 269 233	4,852 985 829 342 536 404 278 240
New Hampton New Windsor Port Jervis Roseton	1 12 26 4	1 10 26 4	i	j	16	19 19 27 4	26 936 1,403 1,525	27 955 1,430 1,529
Salisbury Mills Walden Warwick	1 11 7	$1 \\ 1 \\ 1 \\ 7$			9 4	13 6	1,301 59	1,314 65
ORLEANS COUNTY	61	61			21	29	1,793	1,822
Albion Holley. Medina Shelby.	19 11 27 4	19 11 27 4			7 3 10 1	2 1 26	388 302 1,071 32	390 303 1.097 32
Oswego County	149	146	1	4	100	249	8,063	8,312
AltmarBattle Island	2	2			1	5	65 106	65 111

Ontario-Oswego Counties

1	Numbei	R OF E	4PLOYE	ES AT TIM	E OF IN	NBPECTION	•	WEEK	LY HOU	RS OF	Labor.		
				SHOP :	FORCE.				ER OF E			Chil- dren	Illit erat
Total.	In office, etc.	Total.	Men (18 yrs. +).	Youths (16- 18 yrs.)	Boys (14- 16 yrs.)	Women (16 yrs. +).	Girls (14- 16 yrs.)	51 hrs. or less.	52-57 hrs.	58-63 hrs.	Over 63 hrs.	under 14 yrs.	chil dren
5 2 26 66	i	5 2 26 65	20		i	6 2		ii	 7 1	5 2 8 62			
236 1 136	10 6	226 1 130	202 1 129		1 	23 1			21 3	203 1 127	2	 	
12,309	300	12,009	8,926	- 233	114	2,668	68	869	3,771	7,030	339		
39 21 68 1 543	1 4	39 20 64 1 533	36 19 64 1 326	28	20	2 1	19	39	12 36 494	39 8 28 1			
197 17 24 10	4	193 17 24 10	187 15 10	1		5 2 12		14	8	179 9 24 2	8		
1,747 634 266 229 161 144	54 20 4 4 3 8	1,693 514 255 225 148 148	1,311 514 219 80 145 47	20 13 2 2	9 	353 16 142 95		56	192 	1,383 514 248 224 147 37	62		
57 87	2	55 87	54 41	3	3	1 37	<u>.</u>		· · · · · · · · · · · · · · · · · · ·	38 79	17		
4,475 946 629 337 311 283 273 240	153 59 6 15 10 4 4 7	4,322 907 524 322 301 279 260 233	2,679 162 408 320 300 276 181 138	76 8 3 2 1 4 16 12	25 4 1	1,522 732 112 65 77	20 1	630 5 517 	2,318 896 7 522 301 279 7	1,338 6 262 227	36		
27 791 1,414 1,344	1 19 27 4	26 772 1,387 1,340	22 653 986 1,300	22 28 28	 2 8 12	4 94 355	1 10	 8 - 74 40	80 453	560 854 1,300	22 115 6		
1,300 65	13 6	1,287 59	68 1,087 57	23 1	35	12 127 1	15	2	159 8	1,126 46	68 5		
1,366	29	1,337	1,121	19	10	186	1	61	88	1,173	15	1	
212 74 1,056 24	2 1 26	210 73 1,030 24	141 39 917 24	17	1 9	65 34 87	1 	36 25	18 36 34	143: 35 971 24	13 2	1	
8,010	249	7,761	5,179	215	90	2,175	102	49	1,048	6,108	556	4	
35 111		35 106	35 106							35	106		

II.64 NEW YORK STATE DEPARTMENT OF LABOR.

Table III-Statistics of Factories Inspected in each County and Town-Continued.

İ			ACES ECTED.			LARGEST PLOYEE	NUMBER ES IN THE	OF EI YEAR.
COUNTY AND CITY OR VILLAGE. (With leading industries speci- fied in each city.)	Number of inspec- tions.	Once.	More than once.	Number of estab- lish- ments with no em- ployees.	Number of owners at work.	Office help.	Shop force.	Total
Oswfgo County—Concluded.								l
Fulton	38	36	1	2		55	2,549	2,60
Woolen goods	1 5	1 6	1	ļ		6	1,144 342	1,14
Fire arms	1	1	::::::::			14 16	341	5.
Canned fruits and vegetables	1 1	i			[······)	3	303	5
Lacona	4	4	1		3	I I	15	
Mexico	اق ا	Ş.		i	7	2	F 48	١.
Minetto	1	1				7	289	2
Oswego	61	6 0			36		4,422	4,5
Knu gooas	4	4	1		2	10	1,047 899	1,0
Boilers and engines		7		:	2	31 25	699 488	7 5
Matches	1	1	::::::::	[20	431	4
Cotton goods	1	Î,	· · · · · · · ·			1 4	388	3
Phoenix	16	16	1	. 1	18	7	328	3
Pulaski	13	13		ļ	15	5	221	2
Sandy Creek	4	4			4	ĭ	20	2
TSEGO COUNTY	145	75	35	4	84	77	2,308	2,3
	7	3			3	1	58	
Colliersville	3	1	1		1 1	[8	
Cooperstown	16	4	6	1	11	14	112	1
Edmeston	7	7 1	1::		3		34 12	
	1	-	(ļ	l	1		
Index	1 7	1 3			· · · · · · · · · · · · · · · · · · ·	2	140 35	1
Milford	49	3 21		1	7 25	47	35 1,356	1,4
Otego	5	5		ا.ًا	4		30	1
Phoenix Mills	1	1			i	4	124	1
Richfield Springs Schuyler's Lake	16 1	2 1	7		6 1	4	150 8	1
Schenevus	6	6			5	·	43	
	1 1	١	ļ		"	1		l
South Edmeston	13	2 13		[ió	2 3	35 135	1
Worcester	10	13	3	· · · · · i	10	اا	135 28	1.
	1	į	1	1	į 1	!	1	1
UTNAM COUNTY	21	21			12	23	1,260	1,2
Baldwin Place	1	1		[1	4	
BrewsterCold Spring	5 11	5 11:		(<u>.</u>)	1 9	20	97 973	9
Cold Spring	1	1			1	20 1	28	1
Patterson	3	3		[·····	i		158	1.
UEENS COUNTY	457	418	4	4	110	561	21,093	21,6
			ļ	i	i———	!		
(Queens Borough, New York City.)	1	ı	•	1	, 1	! (1
Astoria	44	42		. 1	10	47,	1,306	1,3
Bayside	2	2	1	[2	<u>.</u>	401	1
WEDGU	1	1			1	7	401	4
Brooklyn Heights Brooklyn Hills	28	î.		1	` i	35	l il	, ,

Oswego-Queens Counties,

N	UMBER	of Em	PLOYEE	S AT TIME	of In	spection.		WEEK	LY Hou	rs of l	Labor.		
				внор 1	ORCE.			NUMBE 8HC	er of E	MPLOYE O WORI	ES (IN	Chil- dren under	Illit- erat chil-
rotal.	In office, etc.	Total.	Men (18 yrs. +).	Youths (16- 18 yrs.)	Boys (14- 16 yrs.)	Women (16 yrs. +).	Girls (14- 16 yrs.)	51 hrs. or less.	52-57 hrs.	58-63 hrs.	Over 63 hrs.	14 yrs.	dren
2,445 1,055 348 336 306	55 6 14 16 3	2,390 1,049 328 320 303	1,603 528 302 316 125	57 23 9 4 10	26 21 1	677 454 16	27 25	15	53 44 1	1,968 1,005 16 320 295	354 311	3	
15 39 296	2 7	15 37 289	15 35 235		······································	2 52		1	····ii	12 12 289	14		
4,513 1,045 710 613 436 398	167 10 31 25 4 4	4,346 1,055 679 488 431 388	2,760 159 662 488 250 280	140 24 13 80 14	60 17 4 11 5	1,313 - 797 - 141 88	73 \$8 9	33	975 55 488 20 80	3,322 980 679 411 380	16		
314 221 21	7 5 1	307 216 20	223 155 12	14 4	1 1	67 56 8	2		9	242 208 20	56 8	1	
2,097	71	2,026	1,523	25	11	456	11	108	99	1,672	147	2	ļ
47 5 122 32 12	14	46 5 108 32 12	42 5 85 31 12	1 1	i	3 21 1		3	2	21 2 79 9	21 3 27 20 12	2	
142 31 1,193 21 128	2 4i 4	140 31 1,152 21 124	53 29 935 20 84	1 15 1	3 	85 1 193 1 38	6	62	70 1	138 26 1,015 5 123	4 . 5 16		
153 6	4	1 4 9 6	67 6	5	4	69	4		16	128 6	5		::::
43		43	39		1	3		9	8	26			
30 112 20	2 3	28 109 20	28 73 14	i		35 6		29		77 17	28 3 3		
1,281	23	1,258	1,150	3	2	102	1	8	1,186	53	11		
2 99 993 29 158	20 20 1	2 97 973 28 158	2 65 973 28 82	3	2	32 : 70	1	5	85 950 151	12 13 28	5 4		
20,180	561	19,619	15,998	489	255	2,707	170	1,962	8,810	8,495	852		
1,183 2 408	. 47	1,136 2 401	882 2	630	7 2i	236 72	5	284 29	708 372	141 2	3		
1,713		1,678	270 1 921		18		36		459	1,130]::::::		::::

Table III—Statistics of Factories Inspected in each County and Town—Continued.

		Pla Inspe	CES CEED.			LARGEST PLOYER	Number S in the	OF EMYEAR.
COUNTY AND CITY OR VILLAGE. (With leading industries speci- fied in each city.)	Number of inspec- tions,	Once.	More than once.	Number of estab- lish- ments with no em- ployees.	Number of owners at work.	Office help.	Shop force.	Total.
CUEENS COUNTY—Concluded. Corona	15 1	15 1		1		9	576 8	55
East WilliamsburgElmhurst	18 6 22	17 6 21		 	6 2 4	24 23	582 21 562	60 5
Far Rockaway Flushing Germania Heights Glendale Hollis	13 17 4 12 1	13 17 4 10 1		1	6 2 3	3 5 2 22 22	90 251 147 715	2: 1: 7:
Jamaica Laurel Hi'l Long Island City. Maspeth Middle Village.	20 11 131 15 2	15		,	4 1 10 8 1	4	262 2,237 6,481 430	2,25 6,71 43
Morris Park Ozone Park Queens Richmond Hill Ridgewood Heights	1 5 2 8 16	1 5 2 8 16			3 12	3	700 31 55 138 130	7) 3 1, 1,
Rockaway Beach Rosedale Steinway Union Course Whitestone	22 1 15 2 5	21 1 13 2 5		1	10 1 1 1		213 3 1,450 25 49	1,4
Whitestone Landing. Winfield Woodiside Woodhaven Woodhaven Junction	· 6 5 1	1 3 6 5 1			2 1 4	6 4 18	94 22 85 2,244 7	2,2
RENSSELAER COUNTY	573	554	7	i 2	236	673	26,856	27,5
Averill Park	4 5 5 1 2	4 5 5 1 2			1 2 1 1	10 10	200 207 416 1 15	2 2 4
Grafton Centre. Hoosick Falls. Johnsonville. Nassau North Hoosick.	1 25 3 3 2	1 20 3 3 2		i	7 3 1		92 1,816 28 112 54	1,8
Petersburgh Rensselaer Car and locomotive repairs Felt goods	6 24 3 1	3 ;			16 		58 689 <i>365</i> 214	3 2
Schaghticoke Troy (See Table IV)	478 3 1	6 464 3	5	1 1	2	553 1	22,243 324 73 77	22,7 3

Queens-Rensselaer Counties.

N	UMBER	ор Еме	LOYEES	AT TIME	of Ins	PECTION.		WEEK	LY Hou	rs of]	LABOR.		
				SHOP F	ORCE.			NUMBE	ER OF E	MPLOYE O WORI	ES (IN	Chil- dren	Illit erat
otal.	In office, etc.	Total.	Men (18 yrs. +).	Youths (16- 18 yrs.)	Boys (14- 16 yrs.)	Women (16 yrs. +).	Girls (14- 16 yrs.)	51 hrs. or less.	52-57 hrs.	58-63 hrs.	Over 63 hrs.	under 14 yrs.	chil drei
509 8	9	50 0	403	13	8	75	1	43 0	12	58	<u>.</u>		
604 21 546	24 23	580 21 523	577 21 427	3 10	8	77	i	13 16	290 6 276	277 9 231	6		
89 215 149 624 1	3 5 2 22	210 147	80 161 14 345	10	1 1 18	6 49 117 209	15 20		: 16	21 118 131 114		 	
265 2,198 3,151 403 11	14 48 229 4	5.922	181 2,040 5,438 351 11	1 179 11	1 1 87 11	68 104 202 26	5 16		1,412 3,142	189 738 1,280 41			
718 31 48 111 132	18 6 3 2	48 108	7 <u>0</u> 00 25 48 87 83		i	20	2	2	14 41 55	700 9 48 65 75	1 2		
137 3 357 26 41	27 1	133 3 1,330 25 41	122 3 1,010 25 19	11	i6	271 19	22	17 21	25 468 37	69 3 841 25 4	22		
100 17 89 2,262	6 4 18	17 85	94 7 85 1,549 7	151	40	10 465	39		94 15 15 79 7	2,165	64		
5,069	671	24,398	12,630	325	151	11,198	94	1,106	8,488	1 4,2 91	513	4	
201 205 392 1 15		199 204 382 1 15	84 76 254 1 15	10 20	18	93 128 76	14	47	32	187 457 301 1 15	49		
92 1,822 28 112 56	51 1 1 2	92 1,771 27 111 54	7 1,334 27 77 54	21 6	12 i	85 392 25	12	22	229 3	92 1,510 27 108 34	10 20		
59 628 298 223	38 25 9	. 58 590 <i>276</i> 214	41 486 276 113	8 8	i	17 95 92		10	314 45 2 14	58 28 	238 #30		
315 ,667 325 73 78	551	304 20,116 324 73 77	9,670 213 73 39	15 234 8	13 94 3	10,071 100 32	13 47	1,017	7,869 3	278 11,110 311	120 73	4	

Table III—Statistics of Factories Inspected in each County and Town—Continued.

			ACES			LARGEST	NUMBER S IN THE	of Em- Year.
COUNTY AND CITY OR VILLAGE. (With leading industries specified in each city.)	Number of inspec- tions.	Once.	More than once.	Number of estab- lish- ments with no em- ployees.	Number of owners at work.	Office help.	Shop force.	Total.
RICHMOND COUNTY	176	173		5	69	207	8,244	8,451
(Richmond Borough, New								
York City.) Castleton Corners. Clifton Concord Fort Wadsworth. Garretson	2 5 4 1 1	2 5 4 1 1		1	i	8 	29 232 38 4 50	33 240 88 4 50
Graniteville. Grant City. Grassmere. Green Ridge. Kreischerville.	5 2 1 3 2	5 2 1 3 2		i	3 1		340 4 7 238 127	344 4 7 238 130
LinoleumvilleLivingston Mariners' Harbor New Brighton Port Richmond	2 1 7 16 13	2 1 7 14 13			1 6 4	3 25 25 22	626 44 859 623 1,234	629 44 884 648 1,256
Princess Bay	1 2 2 6 3	1 2 2 6 3			2 1 1 1	16 4 3	544 9 51 304 86	560 9 51 308 89
St. George Stapleton Tompkinsville Tottenville West New Brighton	3 33 16 11 34	3 32 16 11 34		2	3 21 8 1 15	1 10 17 11 51	17 378 495 592 1,313	18 388 512 603 1,364
ROCKLAND COUNTY	98	96	1	1	26	89	5,180	5,269
Clarkstown	1 8 1 1 41	1 3 1 1 39	1		6	3 1 8	110 26 780 60 2,205	110 26 783 61 2,213
Hillburn New City Nyack Orangeburg Pearl River	2 2 25 2 2	2 2 25 2 2			1 9 1	29 16 6 15	- 324 30 570 114 341	353 30 586 120 356
Piermont	3 1 2 7	3 1 2 7		1	1 6	4 3 1 1	125 100 22 323	129 103 23 324
Stony Point	1 3 1	1 3 1			i		3 15 82	3 15 34
St. Lawrence County	190	182	2	3	70	51	5,333	5,384
Benson Mines Brasher Falls Canton	2 6 20	2 6 20		i	1 3 12		105 35 205	105 35 205

Richmond-St. Lawrence Counties.

1	TUMBER	от Емі	PLOYEE	AT TIME	of In	SPECTION.		WEEK	LY Hou	rs of I	ABOR.		
,				SHOP I	ORCE.			NUMBI 8HC	er of E	MPLOYE O WORE	ES (IN	Chil- dren under	Illit- erate chil-
Total.	In office, etc.	Total.	Men (18 yrs. +).	Youths (16- 18 yrs.)	Boys (14- 16 yrs.)	Women (16 yrs. +).	Girls (14- 16 yrs.)	51 hrs. or less.	52-57 hrs.	58-63 hrs.	Over 63 hrs.	14 yrs.	dren.
7,684	205	7,479	6,378	103	40	926	32	325	3,571	3,275	308		
33 234 37 2 39	4 8	29 226 37 2 30	29, 222 9 2 16	2		4 28		4 8	25 1 27	221 2 2 2 30	4		
326 4: 7: 238 125	4	322. 4. 7. 238,	130, 4, 7, 238, 122,	27	18	138	9		27	295 238 122	4 7		
629 44 824 633 1,051	3 25 23 22	626 44 799 610	571 44 788 520 1,012	10 10 5 5	i	45 85 11			44 726 56 754	626 73 554 145	130		
560 8 39 308 89	16 4 3	544 8 39 304 86	477 8 18 239 75	i	i	55 16 65 8	3		544 11 297 27	8 28 7 59			, ,
15 377: 498, 587 986	. 10 . 17 11 51	367 481	13 276 354 572 632	25 25 2	1 1 15 2	85 81 2 291	5 6	17	. 9 66 57 507 393	235 366 9 250	41 60		
4,822	89	4,733	4,052	147	· 3 9	485	10	86	999	3,507	141	ļ ,	
105 24 683 61 1,994	3 1 8	105 24 680 60 1,986	55 24 525 60 1,812	28 74	19 15	103 83	5	1	24	105 24 656 60 1,767	1		
353 30 530 105 356	29 16 6 15	99	321 19 367 99 338	3 17 3	i	11 129		14	313 30 90 338	410 85 3	11		
129 103 23 274	3 1 1	100 22 273	150	10 10	4	106		::::::	3 54	100 22 219			
3 15 34	2	15	3 10 32			5				15 32			
5,070	51		,——	57	35	677	41	86	431	3,513	989	7	
105 27 198		105 27 198	105 27 189	:	3			::::::	2	105 25 178			

Table III—Statistics of Factories Inspected in each County and Town—Continued.

		PL. Inspi	ACES ECTED.			LARGEST PLOYEE	NUMBER S IN THE	OF EM- YEAR.
COUNTY AND CITY OR VILLAGE. (With leading industries speci- fied in each city.)	Number of inspec- tions.	Once.	More than once.	Number of estab- lish- ments with no em- ployees.	Number of owners at work.	Office help.	Shop force.	Total.
ST. LAWRENCE COUNTY—Con.								
CliftonDodgeville	1	1					21 12	21 12
East Norfolk. Edwards. Emeryville Fine. Fort Jackson.	1 2 1 1 2	· 1 1 1 1 2		, , , , , , , , , , , , , , , , , , ,	1 1		65 15 50 8 17	65 15 50 8 17
Fowler Fullerville Gouverneur Hallesboro Hannawa Falls	2 2 8 1 1	2 2 6 1 1	i			1	13 15 332! 14 50	14 15 336 14 50
Hewettville. Madrid. Massena Massena Springs. Natural Dam.	1 6 12 3 1	1 6 11 3	•	i 1	3 3 2	5	12 67 709 14 100	12 67 714 14 100
Newton Falls Norfolk Norwood Oglensburg Silk goods Packing bozes	3 2 5 65 2 1	3 2 5 63	i i 1		2 3 29	1 35 6 14	254 276 122 1,184 207 169	254 276 123 1,219 \$13 183
Oswegatchie. Parishville. Plercefield. Potsdam. Pyrites.	1 5 2 12 3	1 4 2 12 2			1 3	2 3	250 128 265 392 146	252 128 268 392 146
Raymondville	1 2 1 1 2	1 2 1 1 1 . 2	:::::::		i		100 34 20 78 40	100 34 20 78 40
Stammerville	1 6 1 2 1	1 6 1 2 1			1 1 2 1		17 127 16 22 3	17 127 16 22 3
SARATOGA COUNTY	245	240	2		117	283	7,897	8,180
Ballston Spa	32 2 9 4 3	30 2 9 4 3	1		19 1 7 1	24 4 4 2	941 5 74 129 63	965 78 133 65
Fennimore	2 3 1 40 1	1 3 1 40			·i	3 4 57 13	232 100 3 1,847 638	235 104 3 1,904 651
Rock City Falls. Saratoga Springs. Schuylerville South Glens Falls. Spiers Falls.	2 87 10 6	2 87 10 6			46 7 4	5 97 12 6	60 992 367 328 20	65 1,089 379 334 21

Ontario-Oswego Counties

1	NUMBEI	R OF EM	(PLOYE)	ES AT TIM	E OF I	SPECTION	•	WEEK	LY HOU	rs of	Labor.		
				внор :	FORCE.				ER OF E			Chil- dren	Illit-
Total.	In office, etc.	Total.	Men (18 yrs. +).	Youths (16- 18 yrs.)	Boys (14- 16 yrs.)	Women (16 yrs. +).	Girls (14- 16 yrs.)	51 hrs. or less.	52-57 hrs.	58-63 hrs.	Over 63 hrs.	under 14 yrs.	chil- dren
5 2 26 66	i	5 2 26 65	5 2 20 62		i	6 2		ii	 7 1	5 2 8 62	2		
236 1 136	10 6	226 1 130	202 1 129		1	23 1	•••••		21 3	203 1 127	2		
12,309	300	12,009	8,926	- 233	114	2,668	6 8	869	3,771	7,030	339		
39 21 68 1 543	1 4	39 20 64 1 533	36 19 64 1 326	28	20	2 1 	19	39	12 36 494	39 8 28 1			
197 17 24 10	4	193 17 24 10	187 15 10 10	1 2		5 2 12		14	8	179 9 24 2	8		
1.747 534 266 229 151 144	54 2 0 4 4 3 2	1,693 514 265 225 148 142	1,311 514 219 80 145 47	20 13 2 2	9 7 1	353 16 142 95		56	192 7 1 1 105	1,383 514 248 224 147 37	62		
57 87		55 87	54 4 1	3	3	1 37	3	6	<u>2</u>	38 79	17		· · · · ·
4,475 946 629 337 811 283 273 240	15	4,322 907 524 322	2,679 162 408 320 300 276 181 138	76 8 3 2 1 4 16 13	25	1,522 732 112 65 77	20 1	630 5 517	2,318 896 7 322 301 279 7	1,338 6 262 227	36		
27 791 1,414 1,344	1 19 27 4	26 772 1,387 1,340	22 653, 986, 1,300	22 28 28	2 8 12	4 94 355	1 10		89 453	560 854 1,300	22 115 6		
1,300 65	13 6	1,287 59	68 1,087 57	23 1	35	$12 \\ 127 \\ 1$	15	2 	159 8	1,126 46	5		· · · · · · · ·
1,366	29	1,337	1,121	19	10	186	1	61	88	1,173	15	1	
212 74 1,056 24	1 26	210 73 1,030 24	141 39 917 24	17	1 9	65 34 87	1	36 25	18 36 34	143 35 971 24	13 2 	i	
8,010	249	7,761	5,179	215	90	2,175	102	49	1,048	6,108	556	4	
35 111	5	35 106	35 10 6							35	106		

Table III—Statistics of Factories Inspected in each County and Town—Continued.

			CES CTED.			LARGEST	NUMBER S IN THE	OF EM- YEAR.
COUNTY AND CITY OR VILLAGE. (With leading industries specified in each city.)	Number of inspec- tions,	Once.	More than once,	Number of estab- lish- ments with no em- ployees.	Number of owners at work	Office help.	Shop force.	Total.
SARATOGA COUNTY—Concluded. Stillwater Victory Mills Waterford West Milton. Willow Glen.	8 1 31 1	8 1 29 1				4 4 40 3	56 300 1,690 49	60 304 1,730 52 3
SCHENECTADY COUNTY	234	197	1	3	132	1,820	17,974	19,794
Schenectady (See Table IV).	230	193 4	1	3	130 2	1,820	17,959 15	19,779 15
SCHOHARIE COUNTY	73	73			60	24	648	672
Central Bridge Cobleskill Esperance Gallupville	5 34 4 2	5 34 4 2			22 · 5 1	17	23 293 31 7	23 310 31 7
Howes Cave	2 14 4 8	2 14 4 8			17 3 8	6 1	189 46 39 20	195 46 40 20
SCHUYLER COUNTY	38	88			21	20	635	655
Burdette	2 6 1 4 3 22	2 6 1 4 3 22			2 3 1 3 2 10		6 188 2 27 61 351	6 193 2 28 62 364
SENECA COUNTY	154	12	71	1	29	125	3,062	3,187
Border City Interlaken Ovid Seneca Falls. Waterloo	2 17 8 80 47	2 3 2 5	7 4 39 21	i	4 3 12 10	1 2 104 18	70 73 12 2,018 889	71 75 12 2,122 907
STEUBEN COUNTY	234	23 2	1		129	194	8,270	8,464
Addison	18 3 9 22 2	18 3 9 22 2			12 3 3 9 1	5 5 14	316 7 143 235 5	321 7 148 249 5
Canisteo Cohocton Cold Springs Cooper's Plains Corning Corning Cut glassware Ratiway equipment	19 7 2 3 49 15	19 7 2 3 47 11	1 1		12 3 2 2 26 5	6 2 65 26 10	217, 96, 7, 17, 3,164, 1,947, 671	223 98 7 17 3,229 1,972
Greenwood	20	4 20			3 12	i6	17 185	17 201

Saratoga-Steuben Counties.

	Numbi	er of E	MPLOYI	ES AT TH	ME OF	NSPECTIO	N.	WEEK	LY HOU	rs of]	LABOR.		
				SHOP I	orce.			NUMBE SHO	R OF E	MPLOYE O WORE	ES (IN	Chil- dren	Illit
Fotal.	In office, etc.	Total.	Men (18 yrs. +).	Youths (16- 18 yrs.)	Boys (14- 16 yrs.)	Women (16 yrs. +).	Girls (14- 16 yrs,)	51 hrs. or less.	52-57 hrs.	58-63 hrs.	Over 63 hrs.	under 14 yrs.	chil dren
60 304 1,697 52	4 4 39 3	56 300 1,658 49 3	56 110 785 49 3		6 12	178 826	18	3	6 75	27 294 1,513	29 67 49		
9.759	1.820	17,939	15.944	360	26	1,609		194	16,540	1,142	63	2	
9,744	1,820	17,924 15		359 1	24 2	1,608	:::::	188 6	16,534 6	1,139	63	2	
664	. 24	640	474		1	165		14	74	375	177		
21 307 31 7	17	21 290 31 7	21 172 · 7			118 24		12	72	21 204 31 7	2		
195 43 40 20		189 43 39 20	185 41 22 19	• • • • • • •	1	3 2 17 - J		i	ż	14 40 39 19			
544	20	· 524	438			86		27	12	471	14		
173	5	168	4 164			4		_i		167			· · · ·
2 22 30 313	1 1 13	21 29 300	20 16 232			1 13 6 8		26	12	21 29 248	14		:::
2,603	121	2,482	2,036	38	16	381	11	33	28	2,333	. 88	2	ļ
64 46 8 1,953 532	1 1 102 17	63 45 8 1,851 515	63 33 7 1,532 401	3i	15 1	12 1 271 97	2 9	16 16	 5 15 8	39 6 1,808 477	2	2	
7,566	192	7,374	5,841	211	15	1,301	6	79	2,992	4,277	26		
186 6 129 200 3	5 14	6 124	174 6 108 172 3			3 10 14		13	2	166 6 123 172 3	1 6		
198 76 3 12 3,008 1,890	65 \$8	74 3 12 2,943 1,865	1,543	173	12	58 24 189 187	2	3 6 2 22 22		· <i>617</i>	12		
562 15 150	10	55 2	540 15 110			12 21	· · • • · · ·	2		558 13 133			

Table III-Statistics of Factories Inspected in each County and Town-Continued.

•		Pla Inspe	CES CTED.			LARGEST PLOYEE	NUMBER S IN THE	OF EM- YEAR.
COUNTY AND CITY OR VILLAGE. (With leading industries specified in each city.)	Number of inspec- tions.	Once.	More than once.	Number of estab- lish- ments with no em- ployees.	Number of owners at work.	Office help.	Shop force.	Total.
STEUBEN COUNTY—Concluded. Hornell. Silk goods. Car and locomolive repairs. House trim.	39 5 1 2	39 5 1 2			21	46 12 3 7	2,816 1,069 850 502	2,56 1,08 85 80
Kanona Painted Post Perkinsville Prattsburg Pultney	3 7 2 6 1	3 7 2 6 1			2 2 2 3 1		15 545 5 24 19	1. 56 2. 11
Rheims Savona Urbana Wayland	1 4 1 12	1 4 1 12			3 7	3 3 9	45 12 50 330	1: 53 33
SUFFOLK COUNTY	268	267	.;	6	167	. 102	3,805	3,90
Amityville Babylon Bayport Bay Shore Billport	6 14 1 1 11	6 14 1 11			5 8 10 1	·····i	15 52 20 39	18 58 20 40
Bohemia Bridgehampton Centre Moriches Cold Spring Deer Park	2 5 4 2 2	2 5 4 2 2			4 4 2 1	1	80 16 10 6 7	8 1 1
East Hampton. East Islip East Northport East Patchogue. East Setauket	7 1 1 1 1	7 1 1 1 1		1 i	1 i		21 3 20 3	2
Echo Fairground Fisher's Island Good Ground Greenlawn	1 2 8 1	1 2 8 1 1			1 i		3 28 78 1 6	2 7
GreenportHalestie	20 2 1 18 5	20 2 1 18 5	l		11 1 5 3	7 3 2	315 6 5 129 25	32 13 2
Lindenhurst	14 2 13 30 13	13 2 13 30 13		i	11 1 9 18		253 25 169 977 205	25 2 17 2,01 20
Promised Land Quogue Riverhead Sag Harbor St. James	1 1 22 14	1 1 22 14		1	1 21 10	2	195 2 181 720	19 18 73
Sayville. Shelter Island. Smithtown Smithtown Branch. South Hampton.	6 6 3 1 12	6 6 3 1			6	4	24 56 15 2 48	2: 5: 1:

Steuben-Suffolk Counties.

	Numbi	ER OF E	MPLOYE	ES AT TI	ME OF	Inspectio	N.	WEEK	LT HOU	rs of I	LABOR.		, }
				SHOP P	ORCE.			NUMBE	PS) WH	MPLOYE O WORI	ES (IN	Chil- dren	Illit- erat chil-
Fotal.	In office, etc.	Total.	Men (18 yrs. +).	Youths (16- 18 yrs.)	Boys (14- 16 yrs.)	Women (16 yrs. +).	Girls (14- 16 yrs.)	51 hrs. or less.	52-57 hrs.	58-63 hrs.	Over 63 hrs.	under 14 yrs.	dren
2,639 1,067 782 307	- 44 18 2 7	2,595 1,055 720 300	1,666 298 720 288	15		910 763	4		1,154 299 720	1,412 756	7		
12 515 3, 20	20	12 49 5 3 20 10	12 486 2 18	6		3 1 2 3			428 2	12 67 1 20 10			
43 9 43 286	3 3 9	40 9 40 277	40 9 25 222	4	3	15 48			31	40 9 40 246			::::
3,407		3,307	2,371	110	50	721	55	166	1,452		 		<u></u>
15 51 2 40 1	3 1	15 48 2 39 1	12 37 2 26 1			3 8 13			22	6 42 2 12 1	5		
81 15 10 6 5	1 1	80 14 10 6 5	34 13 10 6 5	1	1	44		i	ii	80 2 7 4 5	1 2		
21 3 3 3		21 3 3 3	17 3 3 3		1	3		2	2	7 3 3 3	1		
3 8 78 1 4		3 8 78 1 4	1 8 59 1 4			19			15	8			
219 6 5 109 25	· · · · · · · · · · · · · · · · · · ·	6	210 6 . 5 94 15			13 8				55			
239 5 160 925 102	3 8 41	152 884	111 2 92 563 99	53	12 i2	60		86	50	52	12	≱	
197 2 163 738	6	157	195 2 99 528	6 35	. 1	50 127		5,	120			2	
24 56 8 2 49	3' 2'	24 56 8 2 45	16 21 8 2 37		1	35			3		20		

Table III-Statistics of Factories Inspected in each County and Town-Continued.

		Pla Inspe				LARGEST PLOYEE	NUMBER 8 IN THE	OF EM- YEAR.
COUNTY AND CITY OR VILLAGE. (With leading industries specified in each city.)	Number of inspec- tions.	Once.	More than once.	Number of estab- lish- ments [with no]em- ployees.	Number of owners at work.	Office help.	Shop force.	Total.
SUFFOLK COUNTY—Concluded. Southold	4	4			4		- 6	-
Speonk	1 3	1			į		6	
Stony Brook	3	3 1		1	4		8 20	
Wardenclyffe	l il	i			iن		20	· •
Wyandanch	ī	ī			ī		ī	
ULLIVAN COUNTY	30	30			21	2	219	2:
Liberty	13	13			8		49	
Livingston Manor Monticello	i 7	7777			4		70	! !
Monticello	7						75	1
Roscoe	3	. 8			8		25	
IOGA COUNTY	91	91		<u> </u>	44	59	1,372	1,4
Berkshire	2	2			1		. 5	
Candor Lockwood	8	8			3		191	1
Newark Valley	7	7			1 3		167	1
Newark Valley	5	5			1 4		• 2i	*
Owego	37	37	į		23	37	699	7
Richford	4	4	1		2			
Spencer	6	6			2		33	l .
Waverly	19	. 19				9	218	2
OMPRINS COUNTY	279	86	98	1	. 80	136	2,233	2,3
Brookton	3	3			3		6	
Dryden	7 2	7]		3	1	36	1
Etna. Forest Home	1	1					15	1
Freeville	. ŝ	a a					8	
Caston	14	14			ا ا	22	318	: 8
GrotonIthaca	213	42	84		54			1.6
Fire arms	1	1		1	1	" 8	195	1
Printing	. 11	5	1	í	4	21	119	1 2
Lansing	. 1	1			.1	. 1	90	J
Lansing Ludlowville	2	2			1		2	
Myers	2	2				3		
Newfield	. 1	ĺ			1) 	25	3
Trumansburg	25	5		· · · · · ·		8	120	1
LETER COUNTY	216	214		. ,	94	109	8,575	 8,0
Chichester	1	1				1	103	
Chichester	. 8						853	si i
Ellenville	. 10				. 3	- 1	248	3
Flatbush	. 5 6	ě				i	384 658	
Highland	. 6		3	.		2	62	2
Kingston Cigars Brick Shirts	. 127	126		-} 3	3 79			3,
Brick	. 7		,		· '	5 8	980 530	
	i 🖁	. 4						

Suffolk-Ulster Counties.

1	Numbei	в ор Ем	IPLOYEI	es at Tim	E OF IN	BPECTION	•	WEEK	LY Hou	rs of]	LABOR.		
				SHOP I	FORCE.			NUMBI SHO	R OF E	MPLOYE O WORI	ES (IN	Chil- dren	Illit- erate
l'otal.	In office, etc.	Total.	Men (18 yrs. +).	Youths (16- 18 yrs.)	Boys (14- 16 yrs.)	Women (16 yrs. +).	Girls (14- 16 yrs.)	51 hrs. or less.	52-57 hrs.	58-63 hrs.	Over 63 hrs.	under 14 yrs.	chil- dren
6 3. 7 3 2 1		6 3 7 3 2 1	5 3 7 2 2 1	1		1			2 3 3	i	3		
213	2	211	179	2	2	27	1	8	30	170	3		
45 70 73 25	······2	45 70 71 25	39 67 49 24	2	i i	6 21	i	4	4 1 18 7	34 69 49 18	3		
1,221	59	1,162	823	36	6	293	4	69	203	885	5		
191 5 135 17	3 8	5	5 96 5 121 7	4		88 4 10			3	188 5 124 17			
608 23 29 208	37 2 9	571 21 29 199	377 20 22 170	20 10	6	164 1 7 19	4	48 2 19	171 16 iö	347 5 27 170	5		
1,933	122	1,811	1,487	19	2	302	1	169	437	1,082	123		
5 37 4 15 7	i	5 36 4 15 7	5 28 3 15 5						15	5 34 4	2		
183 1,364 201 155	22 87 <i>6</i> 19	1,277	1,005 1,88 7,8	16 7 5	i i	8 254 39	i	157 is	407 101	157 682 195			
91 106 8 7 104	3	90 2 103 8 7 96	90 2 89 8 7 75	3	i	14		8	15	2 103 8 7 73			• • • • •
8,300	109	8,191	6,034	172	166	1,693	126	117	872	4,592	2, 6 10		
104 853 253 384 659	1 5 1	103 853 248 384 658	98 825 205 376 627	2 12 18 5 11	3 16 2 3 20	20	3		16 25 3 20	103 12 223 5	825 376 627		
59 3,584 <i>988</i> <i>630</i> 390	74 8 5	3,510 980 530 587	55 2,017 284 505	69 16 16	1 68 22 9	3 1,241 <i>645</i>	115 78	94 49	1 730 \$16	2,175 716 16	511 505		

Table III-Statistics of Factories Inspected in each County and Town-Continued.

·			CES	,		Largest Ployee	NUMBER S IN THE	OF EM- YEAR.
COUNTY AND CITY OR VILLAGE. (With leading industries specified in each city.)	Number of inspec- tions.	Once.	More than once.	Number of estab- lish- ments with no em- ployees.	Number of owners at work.	Office help.	Shop force.	Total.
JESTER COUNTY—Concluded. Mariboro.					1		88	8
Milten Napanoch Port Ewen Rifton	7 2 7 5 3	2 6 5 3		i	3 2	1	116 152 182 399	11 15 18 40
Rosendale. Saugerties. Shandaken Ülster Landing. Wallkill.	5 16 2 2 4	5 16 2 2 4			3	5 17 2	629 593 38 72 220	63 61 3 7 22
Varren County	122	122			55	122	4,320	4,44
French MountainGlens FallsGraphite	101	101			3 43	104	3,542 50	3,64 5
Johnsburgh Lake George Warrensburgh	1 5 13	1 5 13			3 6	2 1 14	43 22 655	4 2 66
Vabrington County	128	126	1	7	44	156	4,606	4,76
Battenville. Cambridge Centre Falls Dresden Station. East Greenwich.	1 13 1 1 1 2	1 13 1 1 2		1	5	43	16 292 24 12 4	1 33 2 1
JEaston Fort Ann Fort Edward Fort Miller Granville	2 4 17 1 13	2 4 17 1 13		1	5	1	84 114 702 40 143	1 4
Greenwich Middle Falls Middle Granville Salem	14 7 2 8	14 7 2 8		3	1	3 3	603 155 24 207	1
Sandy Hill	20 2 2 18	20 2 2 16	; 	::::::i	7 2	5	1,223 56 158 749	1
WAYNE COUNTY	183	146	18	7	80	86	2,272	2,3
Clyde	15 60 3 41				5 2 19 	13 11 2	205	2
Ontario. Palmyra. Savannah Sodus. Williamson. Wolcott.	6 18 2 13	18				21 2 1	4	2

Ulster-Wayne Counties.

N'	UMBER	ор Емр	LOYEES	AT TIME	or Ins	PECTION.	· · · · · · · · · · · · · · · · · · ·	WEEK	LY Hou	RS OF	LABOR.		
				внор 1	FORCE.				ER OF E			Chil- dren	Illit- erate
Fotal.	In office, etc.	Total	Men (18 yrs. +).	Youths (16- 18 yrs.)	Boys (14- 16 yrs.)	Women (16 yrs. +).	Girls (14- 16 yrs.)	51 hrs or less.	52-57 hrs.	58-63 hrs.	Over 63 hrs.	under 14 yrs.	chil- dren.
79 52 142 182 402	1	79 52 141 182 399	57 33 129 168 248	1 8	i 6 17	22 18 11 115	7		1 3 6	79 51 81 36 399	57 140		
634 605 30 72 206	5 17 2	629 588 30 72 204	580 354 30 70 162	3 2	23 4 2	226 37	i	22	23 43 1	606 519 30 2 202	70		
4,107	122	3,985	2,175	17	30	1,749	14	101	1,343	1,858	683	1	 .
3,342 51	104	3,238 50	1,853 50	13	29	1,332	ii	95	829	1,759	555 50	i	
45 23 638	2 1 14	43 22 624	39 18 207	4	i	413	3	6	6 508	43 13 35	3 75		
4.066	142	3,924	2,689	98	117	1,008	12	76	308	2,833	707		
16 142 24 2	29	16 113 24 12 4	16 57 24 12 4			56			4	109 12 4	16 24		
89 114 631 41 140		84 114 624 40 139	84 69 541 40 30	3		45 80 108	i	13 7	i	24 114 372 12 23	238 28 28 2		
505 155 27 178	11 3 3 3	494 152 24 175	159 152 24 35	8	106	214 139	j		 i	481 38 24 174	8 114		
1,197 50 163 578	60 5 14	1,137 50 158 564	933 20 158 331	51 36	ii	153 30 183	:::::: 3	42 14	177 i3	788 50 75 53 3	130 83 4		
1,680	86	1,594	1,167	3 3	13	376	5	138	125	1,270	61		
179 402 216 21 492	5 13 11 2 33	174 389 205 19 459	140 233 201 8 302	7 8 4	7 3 2	20 140 11 11 145	5	101 22 15	51 3 37	73 281 205 16 383	35		
20 253	<u>2</u> 1	20 232	18 206		i	2 22		 	2 17	18 213	<u>.</u>		
3 43 26 25	ii	3 42 26 25	25 12 19	i		16 14 6			13	3 42 13 23			

Table III—Statistics of Factories Inspected in each County and Town—Continued.

		Pla Inspe				LARGEST PLOYEE	NUMBER S IN THE	OF EM- YEAR.
COUNTY AND CITY OR VILLAGE. (With leading industries specified in each city.)	Number of inspec- tions.	Once.	More than once.	Number of estab- lish- ments with no em- ployees.	Number of owners at work.	Office help.	Shop force.	Total.
Westchester County	452	446	2	6	183	701	21,176	21,877
Ardsley	2	2			1		5	5
ArdsleyBriarcliff Manor	6	6			ī	2	44	46
Bronxville	1 2	2 1		• • • • • • •	2	8	131	139
Chappaqua	2 1 1	î	• • • • • • • • • • • • • • • • • • • •	• • • • • •	· · · · · · · ·	4	188 39	192 39
		_					99	•
Chauncey] 1	1					21	21
Croton	1 4	4			3	1	10	11 38
Croton Falls	1 3	3		• • • • • • •	0	1 1	37 88	89
Croton Point	3	ĭ					185	185
Dobbe Fores	اء ا	7						
Dobbs Ferry	í	1			2 1	5	50	55
Hastings-on-Hunson	ĝ	ទឹ			2	14	962	97 6
Hawthorne	1	1		1	ī			
Irvington	4	4	· · · · · · · · ·		1	20	213	233
Katonah	4	4			2	1	8	
Lake Mahopac	1	1					2	8 2
Larchmont	2	. 2			1		. 8	8
Mount Kisco	16 8	16 8			5	8	160	168
		_			4	• • • • • • •	42	42
Mount Vernon	59	59		1	27	62	1,162	1,224
Silverware	2	2				23	295	318
New Rochelle	31	31	· · · · · · · ·		12	20	218	258
Printing	8	Ĝ			12	38 24	652 32 1	690 345
North Towntown	l _l	_				1	0.27	040
North Tarrytown Ossining	38	7 38			$\frac{3}{22}$	35	445	480
Patterson	l	ĭ			22	19	424 26	443
Peekskill	51	49	1	1	33	56	2.334	$\frac{26}{2,390}$
Pelham	. 1	1					6	6
Pleasantville	5	5			2		20	
Portchester	21	21			7	97	38 2,507	2,604
Rye Tarrytown	1 .4	.4				1;	16	17
Idii, town	17	17			8	34	68 8	722
Tuckahoe	4	4			1	3	72	75
Valhalla. White Plains	1 1	1		1	1			
Yonkers (See Table IV)	21 113	21 111		2	. 6	3	174	177
Yorktown Heights	1 1	- î			33	289	10,435	10,724
							-	Z
WYOMING COUNTY	96	96			100	4.0		
				•••••	106	46	3,122	3,168
Arcade	10	10			9	2	151	153
Bliss	17	17		• • • • • • •	19	10	266	276
Castile	7	7			9	1	24 34	24
North Bloomfield	2	2			3	. 1	10	7 35 10
Реггу	19	19						
Pike	19	5			16 5	14	1,354	1,368
Pike	2 2	2			. 3	:::::	66 102	66 102
Rock Glen	2	2			2	2	215	217
Silver Springs	5	5			_			
					01	2	268	270
Warsaw	20	20			27	15	559	574

Westchester-Wyoming Counties.

	Ипмв	er of E	EMPLOYI	EES AT TI	ME OF	Inspectio	N.	WEEK	LY Hou	rs of l	LABOR.		
-				\$HOP I	ORCE.				ER OF E			Chil- dren	Illi era
Total.	In office, etc.	Total.	Men (18 yrs. +).	Youths (16- 18 yrs.)	Boys (14- 16 yrs.)	Women (16 yrs. +).	Girls (14- 16 yrs.)	51 hrs. or less.	52-57 hrs.	58-63 hrs.	Over 63 hrs.	under 14 yrs.	chi dre
19,795	655	19,140	13,945	502	104	4,517	72	1,788	11,310	4,972	1,070	4	
5 44 139 192 39	2 8 4	5 42 131 188 39	5 22 106 175 34	2 10 3	 3	18 15 7 5			31 131	188 39	ii		
21 11 38 62 185	1 1 1	21 10 37 61 185	18 10 37 58 185	3		3			31	21 10 4 53 185	2 8		
54 941 233	14 20	49 2 927 213	43 2 815 208	16	4	6 92		5	712	14 2 60	150	i	
7 2 6 162 34	8	7 2 6 154 34	6 2 6 132	11	5	1 6 1		2 3 24 10	211 62 6	5 2 3 24 15	44	1	
1,122 314 238 685 844	62 23 20 38 24	1,060 291 218 647 320	853 220 212 475 211	44 55 8 8	14 6 4 7 5	143 \$9 150 100	6 1	444 55 818 139	490 236 438 299	118	8		
477 441 26 2,315 6	35 19 56	442 422 26 2,259	433 341 26 1,682	4 3 27	3 1 3	2 74 540	3	392 129 85	139 26 1,595	50 95 579	59	i	
38 2,227 17 697	97 1 34	2,130 16 663	37 1,410 15 508	1 80 1 24	is	599 126	23	67 3 16	1,464 485	577 9 157	21 22 4 5		
72 177 9,317	3 3 243	69 174 9,074	67 167 6,027	2 3 255	í 1 44	3 2,726	22	37 87 332	5,449	26 57 2,603	30 690	i	
2,666	46	2,620	1,610	20	16	964	10	30	248	2,334	 8		
142 215 23 31 6	2 10 1	140 205 23 30 6	65 173 20 30 6		i	75 31 3		13	131	140 61 23 28 6	2		
1,278 27 48 208	14 2	1,264 27 48 206	552 13 48 206	20	11	671 14	10	15	21 90	1,224 27 48 116	4		
243 436	2 15	241 421 0	204 285 8		2 2	35 134		<u>2</u>	2 2 2	239 415			

Table III—Statistics of Factories Inspected in each County and Town—Concluded.

		Pi.a Inspe					Number S in the	
COUNTY AND CITY OR VILLAGE. (With leading industries speci- fied in each city.)	Number of inspec- tions.	Once.	More than once.	Number of estab- lish- ments with no em- ployees.	Number of owners at work.	Office help.	Shop force.	Total.
YATES COUNTY	146	51	47		103	13	1,221	1,234
Bellona	2 3 3 2 1	2 1 1 2 1	1 1		3 3 2 2 1		13 12 27 29 3	13 12 27 29 3
Dundee Ferguson Corners Gage Himrods Italy Hill	24 1 1 2 1	3 1 1 2 1			12 1 1 3 1		117 4 9 17 19	117 4 9 17 19
Keuka Mills. Milo Mills Penn Yan Rushville Seneca Mills	6 3 89 4 4	1 31 2 2	3 1 29 1 1		3 1 64 4 2		45 56 787 31 52	45 56 798 31 54

II.83

Yates County.

	Numbe	R OF E	MPLOYE	ES AT TI	ME OF I	NSPECTIO	N.	WEEK	LY Hou	rs of L	ABOR.		
				SHOP F	ORCE.					MPI.OYE		Chil- dren	Illit- erate
Total.	In office, etc.	Total.	Men (18 yrs. +).	Youths (16- 18 yrs.)	Boys (14- 16 yrs.)	Women (16 yrs. +).	(16 yrs. 51 or yrs.)		52-57 hrs.	58-63 hrs.	Over 63 hrs.	under 14 yrs.	chil- dren.
832	9	823	571	1	2	248	1	14	26	681	102		
11 8 18 29 2	1	11 8 18 29 2	7 3 9 29 2			4 5 9				11 8 18 29 2			
42 2 9 12 19		42 2 9 12 19	22 2 4 5 9			20 5 7 10		2		40 2 9 12 19	 		
32 55 536 17 40	ý	32 55 527 17 40	32 55 347 10 35	1	2	176	1	12	26	14 4 458 17 39	51 31		

TABLE IV.—STATISTICS OF FACTORIES INSPECTED IN

					NUMB	GEST ER OF OYEES.		OFF	ICE
In-		Num-	Places	Num-				For	
dustry num- ber.	CITY AND INDUSTRY.	ber of inspec- tions.	in-	ber of owners at work.	Office help.	Shop force.	Grand total.	Total.	14–16 yrs. of age.
	ALBANY.								
	I. Stone, Clay and Glass Products.		ł	ł					
1-b 3-f 4-a	Cut stone	3 1 3	3 1 3	· 1	1	31 5 95	28 5 95	1	
4-b 4-c 5-a	Terra cotta and fire clay products Pottery products Building glass	3 2 1	3 2 1	i	8	185 5 12	193 3 9		
	Total	13	13	4	9	333	333	9	
	II. METALS, MACHINES AND CON-								
1-a 1-e 2-b 2-c	VETANCES. Sliver and plated ware. Jewelry, gold pens, etc. Copper works. Brass and bronze castings.	1 4 1 2	4	l	1 1 2	6 18 10 4 2		1	
2-e	Brass and bronze ware not elsewhere	_]]		1 .] .	i
2-1 2-g 3-b	specified. Sheet metal work. Metal goods not elsewhere specified. Pig iron (scrap iron).	5 6 2 1	11 6	2	6 6 2	69 172 111 100	161 117	6	
3-h 3-i 3-m 3-n	Cutlery. Tools and dies. Metal beds and bed springs. Wire work not otherwise specified	6	e		1	33 49 8	53	4	
3-p	Wheels and railway equipmentArchitectural and ornamental iron	1	1		2	93	98	2	
3-r 3-t	work	3	1 4	3	43	185 466 58	509	l 43	
3-u 3-v 4-a	Machinery not otherwise classified Castings (iron foundry products) Telegraphs, telephones and fire alarm		5 6	<u> </u>	6	344	343	3 6	
4-c	apparatus	. :		1		1 2		5	
	ļ -	1			1]	1	1	
5-6 5-c 5-g	Carriages, wagons and sleighs Cycles	1		1			: :	2	
7 8-a 8-e	Agricultural implements		2	l 2 1		150 13 28	1	3	
	Total	8:	2 8:	2 50	179	4,48	4,45	7 173	
1 2-a 2-b 2-c	III. Wood Manufactures. Sawmill products. House trim. Packing boxes, crates, etc. Cigar and fancy wood boxes.	.1 .	7	3 3 3	10	1: 17: 4: 3:	17	7 10	
3 4-c 4-e	Cooperage Wooden tags and novelties Other articles and appliances of wood Furniture and upholstery		1		. 1 8		7 7	5	2

FIRST AND SECOND CLASS CITIES: BY INDUSTRIES,

MBER (ог Емі	LOYEES	AT TIM	E OF I	NSPECTI		WEEKI	y Hour	FOF L	BOR.	CHILLEG	ALL		
			вног	PORCE					NUMBE 8HO	R OF EM P8) WHO	PLOYEE: WORK-	MI) 8	Емри	OYE
	•	Numb	er in Sh	юрв Еп	ploying	3 —								
otal.	1- 19.	20- 199.	200 +.	Men (18 yrs. +).	Y'ths (16- 18 yrs).	Boys (14- 16 yrs).	Wom. (16 yrs. +).	Girls (14- 16 yrs).	51 hrs. or less.	52–57 hrs.	58-63 hrs.	Over 63 hrs.	Un- der 14 yrs.	Illii erat
27	27			27					12	15	<u>.</u> l			
95	5	95		94	····; i			:::::	20	45	30		····i	:::
185 3		185		183	2						185	. 	.	١
3	3 9			3						2	1			:::
324	44	280		321	3				32	71	221		1	-
. 027		200					===							-
6	6			6	ı				6					
18 6	18			16 6		2				7	ii			
42	6 5	87		42					5			:::::		::
62	Q	54		62				l	2	54	6	•		l
161	8 29	132 106		119		19	. 39	i	24	24	129		:::::	::
111 64	5	64		91 62	2					24	87 64			::
4	4			4					2	4	2			
27 49	27	49		26 41	: : : : : : : : : : : : : : : : : : :		1 8			4	23 49			1::
4	4			4							4			
93		93		93						93			· · · · ·	$ \cdot $
185 466	6	120	340	183 466	2					185 396	70			::
39	4	35		39						. 4	1			
57 337	57 10	327	,	57 335	2			· · · · ·		37	20			:::
1	1			1			J	J	l					J.,
5	1			5										
123	l			123					1	97		1		1
2	1 2		1	1 2	:					1	.] 2	١		: ::
2,124	1	l .		1	1	3				2,056	i	1		1
50 13	13	50		50 13	1			: : : : : :		i	50		: ::::	: ::
235			235			-			<u> </u>	233	-		<u>: </u>	: ::
4,284	317	1,336	2,631	4,197	15	2:	3 48	3	39	3,593	652		<u> </u>	<u>:</u>
12	12			11		. :	ι		. 1	ı	. 11			. .
167 47	38	129	3	159 43	8	3	2	i	.	20	3 44	H	: ::::	: ::
31	31	· · · · · · · ·		12			1	3			i 30)	.	.
5 77	1		<u>.</u>	62		.	2 1:		.ļ	1	6	<u>,</u>	.	$\cdot \cdots$
25 72	2/ 2	sl''	<u> </u>	25		1	2 1:	٠٠٠٠ او	. j	1 1	8 19	5		

Table IV—Statistics of Factories Inspected in First and Second Class Cities: By Industries—

				Num-	NUME	GEST SER OF SYEES.			TICE RCE.
In- dustry num- ber.	CITY AND INDUSTRY.	Num- ber of inspec- tions.	Places in- spect- ed.	ber of owners at work	Office help.	Shop force.	Grand total.	Total.	14-16 yrs. of age.
	ALBANY—Continued.								
5-d	III. WOOD MANUFACTURES—Concl d. Caskets. Store, office and kitchen fixtures Mirror and picture frames Other cabinet work	1 2 1 6	1 2 1 6	::::::		5 15 14 61	3 15 14 59		
6	Other cabinet work	43	43	28	$\frac{2}{21}$	582	583		
	IV. LEATHER AND RUBBER GOODS.								
3-D	Furs and fur goods Saddlery and harness Boots and shoes Canvas and sporting goods.	3 4 3 1	3 4 3 1	3 4 2 1	3 1	11 9 45 6		3	
4 5-c 5-d	Rubber and gutta percha goods Brushes Mattresses, pillows and other articles of bair, feathers, etc	1	2 1		i	7 7 3	5 8	1	
	Total	15		-	5	88			
1-a 1-b 1-d 2-b	V. CHEMICALS, OILS, PAINTS, ETC. Proprietary medicines Sodas and other alkalies. Other chemicals and drugs	1	1 2 2		5 7	3 121 81 14	3 124 88	57	
4 5 6 7-c	Animal oil products	1 2 1 1	1	2	7	3 25 2 10	32	7	
	Total	11	11	2	19	259	276	19	
2-c	VII. PRINTING AND PAPER GOODS. Paper boxes and tubes. Paper bags and sacks. Other paper goods. Printing and publishing.	1 2	1 2		3 1 18 122		13 212	1 18 18	
3-b 3-c 5	Bookbinding and blank book making. Lithographing and engraving Photography	10 10) 3	9	111 8	117	, 9	1
	Total	54	54	27	155	1,931	2,043	155	3
2-b 2-c	VIII. TEXTILES. Carpets and rugs. Felt goods. Woolens and worsteds. Hosiery and knit goods.	1 1 1	. 1		6	36 26 661	26)	!
•	Total	7	'	7 1	. 6	725	688	3 6	
• -	IX. CLOTHING. MILLINERY, LAUN- DRY, ETC.						!	!	
1-a 1-b 2-a 2-b	Tailoring Shirts, collars and cuffs. Dressmaking Women's white goods.	22	2 2) 2	?' 18	1,611	1,629	18	

Albany .

Number	ор Ем	PLOYFE	AT Tri	CE OF I	N8PECT	ON.			WEER	LY Hou	RS OF L	ABOR.	ILLE	DREN BALLY LOYED
			SHOI	FORCE					NUMBI 8H6	PS) WHO	PLOYER WORK	s (IN	- EMP	OYEL
		Numb	er in Sh	ops En	ployin	<u>; </u>								
Total.	1- 19.	20 199.	200 +.	Men (18 yrs. +).	Y'ths (16- 18 yrs).	Boys (14- 16 yrs).	Wom. (16 yrs. +).	Girls (14- 16 yrs).	51 hrs. or less.	52-57 hrs.	58-63 hrs.	Over 63 hrs.	Un- der 14 yrs.	Illit- erate
3 15 14 57	3 15 14 27	30		3 15 14 56					6	2 14 21	3 13 30			
37	4	33		37				<u> </u>	4		33			
562	222	340		481	10	6	65		13	138	411			
5 8 45 6	5 8 5 6	40		1 8 22 4		 	23 2		2 	3 4 6	2 6 41			
5 7	5 7			5 4	i	l	<u>2</u>			3 7	2	 		
2	2			2		' 		. 			2		. 	` . .
78	38	40		46	1		31		2	23	53			
3 119 81 14	3 4 4 14	115 77		1 71 73 10	5	15 1	2 -27 7 4	i		3 119 12 4	69 10			
3 ¹ 25 ¹	3 25			3 24			_i		3	i	24			·
2 10	10			2 6		4					10			
257	65	192		190	5	20	41	1	3	139	115			
102 12 194	21 12	81		22 3 114	2	2	9 76			10	92 12 190			
1,424 40 108	106 40 88	501 20	817	1,019 22 66	19 1	3	380 17 38	l	3	932 37 83	3			!····
8	8			8	· · · · · · ·			<u></u>	25		8	1		
1,888	275	796	817	1,254	22	9	596	7	517	1,066	305		<u> </u>	·
20. 26 635	iż	20 26 73	550	11 22 120			1 9 4 503	12		31	20 26 604			• • • •
682	13	119	550	153			517	12		31	651			
316 ₁ 1, 311 270 33	178 8 96	138 491 174 33	1,112	180 127 38	1	2 5	132 1,437 232 27	1 42		118 140 241 33	1,471 20			

Table IV—Statistics of Factories Inspected in First and Second Class Cities: By Industries—

				·	NUMB	GEST SER OF SYEES.		OFF	TOR.
In- dustry num- lber.	CITY AND INDUSTRY.	Num- ber of inspec- tions.	Places in- spect- ed.	Number of owners at work.	Office help.	Shop force.	Grand total.	For	
2	ALBANY—Concluded. IX. Clothing, Millinery, Laundry, Etc.—Concluded. Men's hats and caps.	5		7		24	. 20		
3 4-a 4-b 5-c	Artificial feathers and flowers	2 24 1	2 24 1	1 16 1	1 2 1	237 3	206 4	1 2 1	i
6-a1 6-a2 6-b 7	Laundries (non-Chinese)	21 7 8 6	21 7 8 6	20 7 4	9 2 6	359 12 25 82	349 12 25 86	2	
	Total	162	165	118	48	3,016	2,966	48	2
1-a 1-c	X. Food, Liquors and Tobacco. Flour and other cereal products Fruits and vegetables (canning and	3	3		2	23	25	2	
1-d 2	preserving). Coffee and spice roasting and grinding. Provisions.	1 4 3	1 4 3	2 4 1	7	32 9	39 9		
4-b 4-c 4-d 5-c	Crackers and biscuits Bread and other bakery products Confectionery and ice cream Mineral and soda water	. 1 79 22 . 8	1 79 22 8		7 6 2 1	45 226 213 23	52 228 165 24	7 6 2 1	
5-e 5-f 6-a 6-b	Mait liquors. Vinous and distilled liquors. Miscellaneous bottling. Tobacco and snuff. Cigars.	10 1 2 2 42	1 2	l	41 6 4 3	290 12 19 97 378	331 18 17 101 376	6	
	Total	178	178	145	79	1,371	1,389	79	
3	XI. WATER, LIGHT AND POWER. Water. Gas. Electric light and power. Steam heat and power.	1 3 2 3	1 3 2 3		4 2 3	32 31 43 3	36 33 46 3	3	
	Total	9	9		9	109	118	9	
å b	XII. BUILDING INDUSTRY. Carpenters' shops. Plumbers' shops.	5 1 1	1	1	,i	33 2 10	2		
	Total	7	7	1	1	45	38	1	
	Total—Albany	581	584	394	531	12,942	12,974	525	0
	BUFFALO.								
1-D	I. STONE, CLAY AND GLASS PRODUCTS. Crushed stone. Cut stone. Hones, siates, mosaics, etc. Asbestos, graphite, etc.	1	1 4		1 2		299 20	2	
2-b	Abradves Asphalt Cement and lime [Plaster (wall and land)		3		1 6 3	190 230	173 178	3 8	

Albany-Buffalo.

					NSPECT	ion.			WEEI	KLY Hou	KS OF 12		ILLE	DREN SALLY
			8 НО	P FORCE	c.				NUMB SH	er of em ops) who	PLOYEE WORK	(IN	EMP	LOYEI
		Numi	er in Si	hops Er	nployin	g								
Total.	1- 19.	20- 199.	200 +.	Men (18 yrs. +).	Y'ths (16- 18 yrs).	Boys (14- 16 yrs).	Wom. (16 yrs. +).	Girls (14- 16 yrs).	51 hrs. or less.	52-57 hrs.	58-63 hrs.	Over 63 hrs.	Un- der 14 yrs.	Illit- erate
		<u>' </u>									•			
20	20			8			12			8	12	1		
204	6	111				1	201	1 3		102				
3				i			201			3				
340	135	205		77	1	3	243	16		8				
12 23	12 23			12 20		····i	2			····i	12 22		· · • · ·	
80	32	48		40			40				80			
2,918	606	1,200	1,112	508	2	12	2,332	64		660	2,258			
23	23	· · · · · ·		23						. 	. 23		· · · · ·	
32	' 4 32			29	• • • • • •		3		iė	5	11 11			
9	9			9							9			
45 222	176	45 46	·	36 165	· · · · · i	<u>ż</u>	9 53				45 213		_i	
163 23	66 23	97		97 23	•••••	ĩ	61	4		44	119 23			
290	21	269		290		• • • • • • •	• • • • • •			277				
12 17	12			12 17							13 12		· · · · · ·	
97	17	97		57	7	3	30	· · · · · · ·	40	57	17			
373	145	228		262		4	98	5	274	51	48	•••••	•••••	
1,310	528	782		1,024	12	10	254	10	334	435	537	4	1	
32	ايسسا	32		32				.	32				. 	
31 43	6 7	25 36	:::::	31 43			· · · · · ·		43		25	6	 .	
3	3			3		•••••	•••••			• • • • • • •	2	1	• • • • •	
109	16	93		109					75		27	7		
25	25			25				l	25				. .	
2 10	2 10		::::::	2 10		:::::			io		2		.	
37	37			37		.,			35		2			
2,449	2,161	5,178	5,110	8,320	70	80	3,884	95	1,050	6,156	5,232	11	2	
-		,-											Accessor.	
297	8	90	200	8 225			68	_i		24 0	8			
20 11	····ii	20	::::::	20 7	::::::	:::::	4	:::::	::::::	20 11		:::::	:::::	
10 167	10			10						8	2		. 	
167 170 48	12	155 170	:::::	167 170							167 170	:::::	: : : : :	

Table IV—Statistics of Factories Inspected in First and Second Class Cities: By Industries—

					NUME	GEST DER OF			
In-		Num-	Places	Num-	EMPL	OYEES.		OFF	ICE RCE.
dustry num- ber.	CITY AND INDUSTRY.	ber of inspec- tions.	in- spect- ed.	ber of owners at work.	Office help.	Shop force.	Grand total.	Total.	14-16 yrs. of age.
	BUFFALO—Continued.							i I I	
	I. STONE, CLAY AND GLASS PRODUCTS— Concluded.								
3-e 4-a	Sifted sand and mortar	1 2 5 1	1 2 5 1	2	2 2 1 4	15 32 377 50	12 378		
4-c 5-a 5-b	Pottery products. Building glass. Beveled glass and mirrors. Pressed, blown and cut glassware	1 7 3 2	1 7 3 2			203 105 87 96	88 70		
	Total	40	40	14	35	1,830	1,651	35	
	II. METALS, MACHINES AND CON- VEYANCES.								
1-e 2-a 2-b 2-c	Jewelry, gold pens, etc. Smelting and refining. Copper work. Brass and bronze castings.	16 2 6 6	14 2 6 6	11 3 7	30 5 16 2	354 292 406 54	257	25 \5 16 2	
2-e 2-f	Gas and electric fixtures	2 8 32 15	2 8 32 14	4	8 73 11	79 1,821 140	9 81 1,784 148	69	
3-c 3-d	Pig iron. Rolling mills and steel works. Bridges and structural iron. Hardware.	4 4 6 14	4 4 6 14	1 2 5 11	21 15 53 46	953 282 419 266	829 297 466 306	53	
3-i 3-k	Cutlery Tools and dies Firearms Metal beds and bed springs	2 12 1 4	12 1 4	12 3	29 2 34	6 444 2 417	473 4 451	29 2 34	
3-р	Wire work Car wheels and railway equipment	7 8	7 8	4 10	10 124	164 1,327	169 1,402	10 1 24	
3-r	Architectural and ornamental iron work	2 10	10		2 57	57 2,260	59 2,261	2 56	:::::
3-u	Typewriting and registering machines. Stationary engines, bollers, etc. Machinery not otherwise classified. Castings.	2 18 50 15	18 50 14	1 17 44 9	137 174 59	17 1,859 2,167 2,972	17 1,897 2,162 2,806	137 174 59	
4-a	Telegraph, telephone and fire alarm apparatus	4	4		17	151	168	17	· · · · · · · ·
5-a	Dynamos, motors and electrical sup- plies	7	31 1	2 24	20 3 1	129 280 11	149 255 12	3	
5-c 5-d 5-e 5-g	Cycles. Motor vehicles Cars Railway repair shops.	5 20 3 7	5 19 3 7	10	5 38 34 68	40 1,828 1,532 2,656	1,610 1,566 2,724		· · · · · · · · · · · · · · · · · · ·
7	Boat and shipbuilding	6 2	2 6 2	3	5 106 5	907 1,028 50	512 959 55	, ,, ,	h

Continued.

Buffalo.

UMBER	ог Ем	PLOYEE	8 A7 T1	ME OF	Inspect	rion.			WEEK	LY HOUR	s of L	BOR.	ILLEC	DREN SALLY
<u> </u>			8НО:	P FORCE	c.				NUMBI SE	ER OF EM OPS) WH	PLOYEF O WORK	S (IN	Емрі	OYEI
		Numb	er in St	ops Er	aployin	<u> </u>								
Total.	1- 19.	20- 199.	200 +.	Men (18 yrs. +).	Y'ths (16- 18 yrs).	Boys (14- 16 yrs).	Wom. (16 yrs. +).	Girls (14- 16 yrs).	51 hrs. or _less.	52–57 hrs.	58- 6 3 hrs.	Over 63 hrs.	Un- der 14 yrs.	Illit- erate
10				10		 .					10			
377 377 50	10	377 50		339 50	25	13	,		75	302		:::::	5	-
203 83 67 85	39 5	44 62 85		93 51 64 74	12 1 2 3	5 1	87 31 8	6	3	203 80 34 41				
1,616	160	l 	403	1,346	46	19	198	7	135	949	532		5	
					1									
330 252 406 39	12 11	229 395	24 0	253 252 331 36	18	14 4 1	53		3	330 37 1			i	
73 1,715 137	43 118	656 6 56	941	7 68 1,271 101	1 3 259 10	1 2 21 3	163 20		32 334	6 25 173 34	16 1,208 103			
808 282 413 260	3 2 19 4 5	80 280 394 215	725	803 282 393 239	5 16 18	 4 3			3	128 61				
6 444 2	6 41 2	175	22 8	35 6	6 9	1 3	i6			6 36 2			 	
417	16	182	219	302	21	2	92] J	101	316	1		
1,278	32	127 576	702	107 1,276	8 2	7	37	· · · · · ·		350		· · · · · ·		
2,205	39	57 150	2,016	2,170	34	i				89	2,108	l		
17 1,760 1,988 2,747	17 74 221 20	511 764	1,175 1,003 2,112	9 1,727 1,852 2,644	3 32 110 42	1 13 5	5 12 56	i	7 25	242 1,145 27	10 1,518 843 1,358			
151	14	137		123	26	· · · · · · ·	2		3	22	126			
129 252 11	30 186 11	99 66		123 249 11	6 2	· · · · · · · · · · · · · · · · · · ·	i		8 6	58 13	233			
38 1,572 1,532 2,656	13 63	25 323 110 275	1,186 1,422 2,381	36 1,459 1,471 2,485	83 35 171	2 2 6	28 20		707	1,332 675	36			
507 853 50	7 17 5	30 45	500 806	507 827 41	25 1		 1 2			507 2 45				

Table IV-Statistics of Factories Inspected in First and Second Class Cities: By Industries-

BUFFALO — Continued.										
BUFFALO CONTINUES ANCES ANCES ANCES CONTINUES CONTINUES ANCES CONTINUES CONTIN	Ten		Num	Places	Num-	Numi	ER OF			
II. METALS, MACHINES AND CONVETANCES—Concluded.	dustry num-	CITY AND INDUSTRY.	ber of inspec-	in- spect-	owners at	Office help.			Total.	yrs. of
II. METALS, MACHINES AND CONVETANCES—Concluded. ANCES—Concluded.		BUFFALO—Continued	1		1	 		1		
TII. WOOD MANUFACTURES. 26	8-c	II. METALS, MACHINES AND CONVEY- ANCES—Concluded. Optical and photographic apparatus Lamps, reflectors, stereopticons, etc	4 1 4	i		7	111	118	7	
2-a. House trim.		· Total	344	338	229	1,243	25,709	25,117	1,233	
4-e. Other articles and appliances of wood. 5-a. Furniture and uphoistery. 5-b. Caskets. 5-b. Caskets. 5-c. Store, office and kitchen fixtures. 5-d. Mirror and picture frames. 5-d. Mirror and picture frames. 5-d. Mirror and picture frames. 5-e. Other cabinet work. 5-f. Mirror and picture frames. 5-e. Other cabinet work. 5-f. Mirror and picture frames. 5-f. Mirror and picture fram	2-b 2-c	House trim	7 9	7 9	8	10	320 318	330 310	5	
5-d. Mirror and picture frames. 7	4-e 5-a	Other articles and appliances of wood. Furniture and uphoistery	17 24	17 24	11 12	24	406 1,329	419 1,328	24 36	
IV. Leather and Rubber Goods	5-d 5-e	Mirror and picture frames	7 5 6	7 5 6	6 1 1	9 11	136 257 336	83 266 347	9 11	
IV. Leather		Total	137	134	84	216	6,290	6,277	215	
3-d Boots and shoes 18 18 15 24 600 598 24 3-e Gloves and mittens 5 5 6 25 114 103 25 3-f Fancy leather goods 5 5 4 5 258 260 5 3-f 5 5 4 5 258 260 5 3-f 5 5 4 5 258 260 5 3-f 5 5 5 4 5 258 260 5 3-f 5 5 5 2 18 473 481 18 5-f 5 5 2 18 473 481 18 5-f 5 5 5 2 18 473 481 18 5 5 5 5 5 5 5 5 5	3-a	Leather	7	- 7	5	8	69 62	54 64	1 8	
4. Rubber and gutta percha goods 5 5 2 18 473 481 18 5-b. Articles of horn, bone, hair, etc. 1 1 4 127 131 4 5-c. Brushes 3 3 12	3-d 3-e	Boots and shoes	18	18 5	6	24 25	600 114	598 103	24 25	
V. Chemicals, Oils, Paints, Etc. 10 10 7 86 337 345 80	5-D 5-C	Brushes	. 3 . 3	5 1 3	2	18 4	473 127 12	481 131 12	18 4	
1-a. Proprietary medicines. 10 10 7 86 337 345 80 1-d. Other chemicals and drugs. 5 5 2 38 452 490 38 2-a. Paint, varnish, etc. 7 7 2 14 193 196 14 2-b. Dyes, colors and inks. 6 6 2 29 221 237 29 2-c. Lead pencils and crayons. 1 1 4 7 11 4 3. Wood alcohol and essential oils. 9 9 6 26 532 421 36 4. Animal oil products. 5 5 1 9 197 206 5. Mineral oil products. 5 5 1 9 197 206 6. Soap, perfumery and cosmetics. 9 9 4 735 1,701 2,433 735 7-c. Glue, mucilage, etc. 4 4 6 3 47 49 3 7-d. Fertilizers. 1 1 22 190 172 22		Total	80	79	51	127	2,954	2,925	125	
3 Wood alcohol and essential oils. 9 6 20 532 421 36 4 Animal oil products. 7 7 3 12 39 51 12 5 Mineral oil products. 5 5 1 9 197 206 9 6 Soap, perfumery and cosmetics. 9 9 4 735 1,701 2,433 735 7-c Glue, mucilage, etc. 4 4 6 3 47 49 3 7-d. Fertilizers. 1 1 22 190 172 22	1-d 2-a	Proprietary medicines	5 7	5 7	. 2	38	452 193	490 196	38 14	
7-d Fertilizers	3 4 5	Animal oil products	9 7	9 7	3	26 12	39 197	421 51 206	36 12	
Total 64 64 33 978 3,916 4,611 982	6 7-c 7-d	Soap, perfumery and cosmetics	4	4		3	47	49	3	
		Total	64	64	33	978	3,916	4,611	982	

Continued.

Buffalo.

Number	ор Ем	PLOYEE	at Tr	ME OF	Inspect	TION.			WEEK	LY Hous	s of L	BOR.	CHIL	ALLY
			8HO	P FORCE	:.					OPS) WH			EMPI	OYEI
		Numb	er in St	ops En	ployin	g —								
Total.	1- 19.	20- 199.	200 +.	Men (18 yrs. +).	Y'ths (16- 18 yrs).	Boys (14- 16 yrs).	Wom. (16 yrs. +).	Girls (14– 16 yrs).	51 hrs. or less.	52–57 hrs.	58-63 hrs.	Over 63 hrs.	Under 14 yrs.	Illit- erate
79 111 139	1.1 8	68 111 131		78 110 139	1			i	4	75 1 23	110 116			
23,894	1,327	6,901	15,656	22,202	1,025	102	549	6	1,142	5,619	15,101	2,022	1	
2,042 320 305 318	50 17 37 73	1,294 303 268 245	698	1,896 273 44 288	117 32 9 22	13 6	238	 8	7 14 i2	335 8 12 105	1,700 298 293 201			
27 395 1,292 49	27 117 84 6	28 753 43	250 455	19 316 1,073 44	5 30 161 2	37	33 21 3		19 2	8 307 69	88 1,221 49		<u>2</u>	
633 83 257 336 5	14 35 21 21 5	187 48 236 315	432	548 68 238 300 5	72 3 12 14	7	11 18			39 19 236 11 5	594 64 21 325			
6,062	507	3,720	1,835	5,112	479	135	328	8	54	1,154	4,854		2	
729 53 56 230	9 33 26 70	180 20 30 160	540	626 16 27 168	40 2 11 20	6	60 35 11 38	::::: i i	5	33 53 32 7	696 24 218			
129 574 78 255	8 62 26 20	121 270 52 235	242	86 304 33 66	17 41 12	6 18 iö	206 43	 5 2 3	1	6 46 42 80	36			
37 463 127 12 57	11 8 12 57	26 175 127	280	19 378 70 9 20	3 2 2	2	17 80 53	i	20 	7 62 7 20	29 381 127 5 21			
2,800	342	1,396	1,062		150	51	760		43	395	2,362			
265 452 182 208	51 27 11 21	214 171 187	425	55 440 137 174	7 6 6		203 10 31 28		14 9	251 205 60 30	238 122 178			
7 385 39 197	7 36 39 16	. 		374 374 34 195		2	11 5 2		53	7 15 6 181	83 16	.		
1,698 46 150	32 13	109 33 150		1,121 38 150	42	17	515 8	a 	à	1,426 9 150	34			
3,629	253	1,394	1,982	2,721	61	29	815	3	79	2,340	1,136	74		

Table IV—Statistics of Factories Inspected in First and Second Class Cities: By Industries—

					Nume	GEST SER OF OYEES.			
T.m.		Num-	Places	Num-			.	Off For	TICE RCE.
In- dustry num- ber.	CITY AND INDUSTRY.	ber of inspec- tions.	in-	ber of owners at work.	Office help.	Shop force.	Grand total.	Total.	14-16 yrs. of age.
	BUFFALO—Continued.								<u> </u>
1 2-c	VI. PAPER AND PULP. Sorting waste paper	1	1 1		3	31 21	31 24	3	· · · · · · ·
	Total	2	2		3	52	55	3	
2-a 2-c	VII. PRINTING AND PAPER GOODS. Type and printers' materials. Paper boxes and tubes. Other paper goods. Printing and publishing.	1 11 4 79	1 10 4 77	1 5 1 6 8	4	1,500 172 2,245	3 1,511 142 2,498	 27 4	
3-c 3-d	Bookbinding and blank book making. Lithographing and engraving. Games and novelties. Wall paper	6 11 1 1	6 11 1 1	7 5	1 59 2 22	86 875 42 22 8,	77 906 44 250	59 2	
	Total	114	111	87	495	5,151	5,431	487	
2-a	WIII. TEXTILES. Silk and silk goods. Carpets and rugs. Cotton goods.	3 2 1	3 2 1	4		315 36 7	316 36, 3	1 5	
5-a	Hosiery and knit goods	1 1 2	1 1 2	1 1 1	1 4	20 4 32	21 4 36	<u>1</u>	
	Total	10	10	8	11	414	416	11	
2-a	IX. CLOTHING, MILLINERY, LAUNDRY, ETC. Tailoring. Shirts, collars and cuffs. Dressmaking. Women's white goods.	160 6 43 1	160 6 43 1	108 5 30	53 5 16 4	2,214 187 1,034 51	2,130 179 927 55		
3 4-a	Corsets, garters, etc. Men's hats and caps Artificial feathers and flowers. Millinery	1 8 1 34	1 8 1 34	1 3 1 25	3 1	3 120 9 483	3 119 9 383		
6-a.1	Curtains, embroideries, etc. Quilts, comfortables, etc. Umbrellas and parasols. Laundries (non-Chinese).	2 1 1 29	2 1 1 29	 1 14	i	10 2 1,048	6 11 2 1,083		
6-a2 6-b 7	Chinese laundries Cleaning and dyeing Clip sorting	9 9 18	9 9 18	11 5	31	15 61 468	14 48 432	31	••••
	Total	323	323	213	169	5,714	5,401	169	
1-a 1-c	X. FOOD, LIQUORS AND TOBACCO. Flour and other cereal products Fruits and vegetables (canning and pre-	18	18	8	43	902	885	43	
1-d 1-e	serving) Coffee and spice roasting and grinding. Groceries not otherwise specified	1 8 2	1 8 2	3	8	2 40 27	2 40 35		
2 3 4-a	Provisions Dairy products Macaroni and other food pastes	20 3 5	19 3 5	2	1	1,323 12 42	1;359 13 35	120	

Buffalo.

UMBER	ор Емр	LOTEES	ат Тім	E OF I	NSPECTI	on.			WEEK	LY Hou	as of L	ABOR.	ILLE	DREN JALLY
			8 НОГ	FORCE						OPS) WHO		B (IN	EMP	LOYED
		Numb	er in Sh	ops En	ploying	<u>;</u>								,
Total.	1- 19.	20– 199.	200 +.	Men (18 yrs. +).	Y'ths (16- 18 yrs).	Boys (14- 16 yrs).	Wom. (16 yrs. +).	Girls (14- 16 yrs).	51 hrs. or less.	52–57 hrs.	58-63 hrs.	Over 63 hrs.	Un- der 14 yrs.	Illit- erate
31 21	.::::::	31 21		1 6 19	2		13 2			<u>ż</u> i	31			1
52		52		35	2		15			21	31			
3. 1,484 138 2,126	34 26 410	576 112 951	874 765	3 175 31 1,666	30 3 120		103	. '	ż	218 26 1,281	1,264 112 47			' !
76 847 42 228	1	814 42	228	• 603 12 203	7 34 <u>25</u>	3 6	202 30	2	151 30	· · · · · · · ·	12 228			1
4.944	555	2,522	1,867	2,713	219	59	1,925		981	2,297	1,666	<u></u>	 	==
315 31 3	. 2	102 29	203	23 18	6	5 2	274 11 3			2	315 29 3			
20 4 32	4 3	20 29	 	5 3 27	i	i		ļ ļ	3	20 4 29	1			·
405		180	203	76	7	9	306	7	3	55	347			
2,077 174 911 51	226	1,169 132 685 51		826 20 98 5	·····ż	2	1,179 151 804 46	' 1 ' 6		1,706 174 791 51	4			
3 116 9 382	59 9	57 195		57	1		354 352	4		3 112 9 362	4			
6 10 2				3			3 2 1			6	10			
1,028 14 48	129 14 48	899		178 13 26			843 1 21		27 1 9		8			. ' . ¦
401	85	316	.'	130	3		268		20	160	221	<u> </u>		· · · · · ·
5,232		3,504								' 			' , 	<u> </u>
842	69	773		613	1		225	2	ĺ	1	1 2		 	
40 27	5	22	Į.	21 5			18 21	1	27				::::	
1,239 12 35 246	62 12 35 6	296		1,132 4 34 106	2	1	71 5			642	35	:::::		.'

Table IV-Statistics of Factories Inspected in First and Second Class Cities: By Industries-

					NUME	GEST ER OF OYEES.			
_	CITY AND INDUSTRY.			Num-			ı	OFF	ice RCE.
In- dustry num- ber.	a=Boroughs of Manhattan and The Bronx. b=Borough of Brooklyn. c=Borough of Queens. d=Borough of Richmond.	Num- ber of inspec- tions.	Places in- spect- ed.	ber of owners at work.	Office help.	Shop force.	Grand total.	Total.	14-16 yrs. of age.
-	BUFFALO—Concluded.								
4-c 4-d 5-a 5-b	X. FOODS, LIQUORS AND TOBACCO— Concluded. Bread and other bakery products Confectionery and ice cream Artificial ice	153 21 1 1	151 20 1 1	123 15	26 26 2 1	887 913 14 11	906 762 16 12	26 26 2 1	
5-c 5-d 5-e 5-f	Mineral and soda watersMait Mait iduors	7 12 35 8	7 12 2 9 8	5 6 7 6	10 7 57 19	45 183 682 40	48 187 739 59	9 7 57 19	
6-b	Cigarettes	44 3	44 3	33 2	2	396 10	385 10	2	
	Total	346	336	220	341	5,775	5,758	340	
4	XI. WATER, LIGHT AND POWER DISTRIBUTION. Gas	1 3 1	1 3 1		5 1	170 12 12	175 13 12	5 1	
6	Garbage disposal, etc				6	194	200	6	
	Total INDUSTRY		<u>`</u>			101	200		
b	XII. BUILDING INDUSTRY. Carpenters' shops	1 1 1	1 1 1	i	2 2	10 7 3	12 7 5	2	
	Total	3	3	2	4	20	24	4	
	Total—Buffalo	1,468	1,445	941	3,628	58,019	57,866	3,610	
	NEW YORK CITY.								
1-a	I. Stone, Clay and Glass Products. Crushed stone		3 2 1 151	58	155	27 84 3 5,217	27 24 3 4,547		· · · · · · · i
	a b c		78 49 \$5	14	115 24 16	2,905 1,220 1,080 12	2,484 1,076 975 12	10	
1-c	Hones, slates, mosaics, etca	3	12 8 5 1	2		191 121 76 2	118 71 46 2	θ	
2-8	Asbestos, graphite, etca b	8	2 1	9		1,330 431 845 42	1,318 410 871 32		1
2-b	Abrasives		1		5 5 24	80 8 78 656	77		
	a		l s		5 12	65 177	19	5	

Buffalo-New York City.

NUMBER	ог Ем	PLOYER				ion.				LY HOUR			CHILIFO ILLFO EMPL	
			SHO	FORCE) . 					R OF EMI				
		Numb	er in Sh				l		51			Over	Un- der	Iilit-
Total.	1- 19.	20- 199.	200 +.	Men (18 yrs. +).	Y'ths (16– 18 yrs).	Boys (14- 16 yrs).	Wom. (16 yrs. +).	Girls (14– 16 yrs).	hrs. or less.	52–57 hrs.	58-63 hrs.	63 hrs.	14 yrs.	erate.
880 736	394 83	213 6 53	273	64 8 22 9	23 4	. 3	206 499	ļ 	2	6 5 34	813 697			
14 11	14 11			14	i		2		· · · · · ·		11	14		
39 180 682 40	17 79 134 40			33 180 671 36	1 8 1	i	5 2 3		15	29 86 611 8	8 94 71 17			
383 10	187 10	196		302 6	18	17	46		380	2 6	1 4			
5,418	1,200	3,064	1,154	4,043	100	25	1,245	5	437	1,518	3,369	94		
†170 12 12	12 12			170 12 12				: : : : : : : : : : : : : : : : : : :	12		6	170 6	 	
194	24	170		194	<u>.</u>				12		6	176		
10 7 3	10 7 3	1		8 7 3	1					10 7	3			
20	20	-		18						17	3			
54,256	5,936	23,956	24,364	41,672	2,139	451	9,873	121	3,243	18,089	30,553	2,371		
27 24 3	27 24 3			27 24 3			 <u>-</u>		8	16 16			 	
4.392 2,399 1,052 959	688 405 202 69	1,408 650 890	556 200	2,353 1,038 959	15 14		; a		3,910 2,167 814 917	447 179 226 42	. 25 . 12			• • • • •
18 112 65 45	71 65 4	41		12 95 53 42	6		111	 	62 40 20 20	50 26 26				
1,240 365 843 32	146 98 41 7	424 267	670	843 176 643 24	8 36		345 180 160	5 1	35 <i>35</i>	474	693	II		
80 8 72 529	14 8 6 41			68 8 60 529	10					9 8 1 41	71	1		
14 13 2	ŀ		l. :	14			ļ	İ		36	۱ ۶ ع	1		1

Table IV—Statistics of Factories Inspected in First and Second Class Cities: By Industries—

		I			Lare Numb	JEST			
ln-	CITY AND INDUSTRY.	Num-	Planes	Num-	EMPLO			OFF For	TCE RCE.
dustry num- ber.	a=Boroughs of Manhattan and The Bronx. b=Borough of Brooklyn. c=Borough of Queens. d=Borough of Richmond.	ber of inspec- tions.	Places in- spect- ed.	ber of owners at work.	Office help.	Shop force.	Grand total.	Total.	14–16 yrs. of age.
	NEW YORK CITY—Continued.		!						
	I. STONE, CLAY AND GLASS PRODUCTS —Concluded.				. 7 ⁱ	3 05	282	7	
	c d	1	1		<u>'</u>	108			· • • · · · ·
3-c	Plaster (wall and land)	; <i>3</i>	: 1 3		10 2 2 2	660 75 109 100	660 77 101 102	10 2 2 2	<u>1</u>
8- d	Sifted sand and mortar	2			4	5 76 8 4		4	
3-e.	Artificial stone	14	14	£		237 125 89 18	173 113 45 10	2 1 1	
8-f	Plaster casts and ornaments	81 81 76	79 78	29		985 987 988	5	41 41	
1-a.	Building brick	.' 5	5	: .	3,	370	•	1	
4- b	Terra cotta and fire clay products	i 1 i 25	1 4 25	4	<i>3</i>	7 <i>\$63</i> 1,032	361	 48	
		1 16 5 7 6 1 1 1	7		23 9 10 6	218 214 20 0 40 0	221 207		
4-c		. 32 2 21 5 8	2 1	7	4.9	926 389 496 26	379 319	49 10	
5- a.	Building glass	d 1 . 50 a. 28 b 20	29	20	40	15 729 510 2 06	712 509	53	
5-b	. Beveled glass and mirrors	c 1 . 37 2 51 b 6	37 31	12	67	13 1,132 912 220	1,162	71	
5- c.		. 69	67 5 44 1 21	36 25 15	75 58		2,040 756 1,098	8 58 8 1 2	
5-d	Bottles and jars) 9 3 <i>6</i> 3 £	4	5	579 90 364	458 91 240	5	
	Total—Group I		,			16,263		-l	

Number	ор Ем	PLOYEE	S AT TI	ME OF	Inspect	TION.			WEFK	Hour Hour	s of L	ABOR.	LLLEC	DREN
			SHO	P FORCE	E.				NUMBE 8H	R OF FM	PLOYEF	9 (IN	P.MPI	OYED.
		Numi	er in St	ops En	nployin	g						[
Total.	1- 19.	20- 199.	200 +.	Men (18 yrs. +).	Y'ths (16- 18 yrs).	Boys (14- 16 yrs).	Wom. (16 yrs. +).	Girls (14- 16 yrs).	51 hrs. or less.	52–57 hrs.	58-63 hrs.	Over 63 hrs.	Un- der 14 yrs.	Illit- erate
275 108		275 108		2 75 108			· ·				176 108			::::
650 7 <i>5</i> 99 100	29 29	245 76 70 100	376	628 76 99 100	5		17				650 75 98 100			::::
576 8 4 4	8 4 4		376	354 7 4 3		i	17				3 76 8 4 4			
171 112 44 10	106 47 44 10	65 65		171 112 44 10	· · · · · · · · · · · · · · · · · · ·				62 67 5	29 6 9 10	80 50 30			
5 721 697 24	5 369 345 24	352 362		5 687 663 £4	26 2 6	i	7		465 441 24	106 106	150 160		2 2 2	
365 7 368 993	7 7 121	358 358 472	400	365 7 358 884	::::: ii	10	83	5	55	791	365 7 368 147			::::
184 212 197 400	94 27	90 185 197	400	104 189 191 400			63 20		<i>55</i>	99 95 197 400	30 117			
676 330 309 26	146 127 6 8	530 203 503 24		476 264 194 11	3 £ 1	2 1 1	62	3	44 40	331 - 163 144 24	301 127 165 2			
11 659 489 177	11 307 175 119	352 2 94 58	•••••	7 6 02 426 166	14 8 6	9 6 3	33 31 2	1 1	221 133 76	387 307 80	7 51 2 9 2 2		• • • • · · · · · · · · · · · · · · · ·	
13 1,091 <i>875</i> 216	13 236 208 28	855 667 188		10 994 815 179	.8 2∩ 15 5	5 δ	72 40 32		18 132 96 3 6	936 756 180	23 23			
1,965 698 1,086 181	327 259 68	1,154 439 634 181	484 484	1,701 677 977 147	66 24 25 17	50 8 51 11	88	7 1 8	597 198 223 176	565 233 332	803 267 531 5			
453 90 2 58 126	43 48	410 47 238 125		380 65 200 115	45 4 32 9	11 4 6 1	17		5 8	410 47 238 125	38 . <i>38</i>		4	
14,132	2,686	8,760	2,686	12,819	280	91	920	22	5,596	4,592	3,844	100	7	

Table IV-Statistics of Factories Inspected in First and Second Class Cities: By Industries-

	!				NUMB	GEST ER OF OYEES.			
In-	CITY AND INDUSTRY.	Num-	Places	Num-				Orr For	TCE RCE.
lustry num- ber.	a=Boroughs of Manhattan and The Bronx. b=Borough of Brooklyn. c=Borough of Queens. d=Borough of Richmond.	ber of inspec- tions.	in- spect-	ber of owners at work.	Office help.	Shop force.	Grand total.	Total.	14-16 yrs. of age.
	NEW YORK CITY—Continued.								
	II. METALS, MACHINES AND CON- VEYANCES. Silver and plated ware	69	67	37	276	2,940	2,723	276	
	Gold and silver refining.	59	57 10 13	31 6	263 13	2.457	2,270 453 71	263 13 5	
c.	$egin{array}{c} a & b \ & b \ & \ & \ & \ & \ & \ & \ & \$	10 3 23 12	10 3 23 12	14	7 17 17	<i>52</i> 18 251 178	<i>53</i> 18 26 3 195	17 17	
d	Gold and silver watch cases	11 14 11 3	11 14 . 11	7 11 11	13 6 7	73 363 47 316	68 376 63 525	13 8 7	
	Jewelry, gold pens, etca	355 339 16		6	397 388 9	4,582 4,144 438 1,293	4,471 4,045 486	9	
! .	Lapidary work a	118 115	118 115	90 90	123 121	1,293 1,188	$1,\overline{243}$ $1,141$	116 114	
3.	Smelting and refining	33 19	29 19		85 67	105 1,564 268	1,635 326	2 85	
)	b c Copper workd	7 6 1 35	. 2 2 35	3 19	2 13 3 7	62 1,174 60 445	64 1,18 2 63 362	2 13 3 7	
) .	a b b Brass and bronze castings	23 11 1 41	23 11 1 41	4	7 18	321 123 1 834	242 119 1 790		
1	a b b Cas and electric fixtures	22 17 2 85	22 17 2 83	7	16 2 204	493 188 163 3,159	491 183 116 3,080	16 2 200	
	- a b c	71 13 1	69 13 1	27 3	182 22	2,452 484 223	2,377 486 218	178 22	
3	Brass and bronze ware not elsewhere specified	232	231	116	346	6,265	6,283	344	
	a b	187 43	186 43 2		315 28	4,784 1,443 38	4,818 1,4 2 8 37	313 28	
ł	Sheet metal work	359	358	:	483	12,817	11,708	482	
3.	a Metal goods not elsewhere specified	252 100 7 181	252 100 6 181	32	167 33	3,874 5,701 3,242 4,024	3,626 4,997 3,186 3,757	166 33	
	a b c	139 39 1	3 9	20		2,860 1,138 18 8	2,685 1,046 18	116 53	

Continued.

Number	R OF EM	PLOYEES	AT TI	ME OF	INSPECT	rion.			WEEK	LY Hou	es of L	ABOR.	LLF	DREN GALLY
			вно	P FORCI	е.					R OF EM		S (1N	Емр	LOYED
		Numb	er in St	ops En	ployin	g—					i	t t		
Total.	1- 19.	20- 199.	200 +.	Men (18 yrs. +).	Y'ths (16- 18 yrs).	Boys (14- 16 yrs).	(16 yrs.	Girls (14- 16 yrs).	51 hrs. or less.	52–57 hrs.	58- 6 3 hrs.	Over 63 hrs.	Un- der 14 yrs.	Illit- erate
2,447 2,007 440 66	310 879 31 42	893 775 118 24	1,244 953 291	2,102 1,735 367 66	48 84 14		266 210 56	2 2	29 \$7 £ 6	1,577 1,472 105 54	841 <i>508</i> 333 6			1
48 18 246 178	24 18 133 86	24 113 93		48 18 167 1 2 8	,		75 50		90 86	39 15 25 69	3 3 61 23			
68 363 47 316	48 47 47	20 316 316		39 331 39 2 92	3 4 4	2	25 26 8 18	1	4 7 7	2 6 103 40 63	38 253 263			
4,089 5,663 417 1,127	1,493 1,429 64 490	2,022 1,649 353 637	5 6 5	3,434 5,095 339 1,014	131 122 9 21	' 9	352 59	20 19 1	311 207 104 503	3,081 2,855 226 624	688 601 87			
1,027 100 1,550 269	475 15 113 69	552 85 271 190	1,166	914 100 1,543 259	21 1	10	81	i	433 70 65 65	594 30 1,264 79	161 115	60		
62 1,139 60 355	41 3 202	21 60 153	1,166	55 1,169 60 347		ii	5		99	1,166 205	43 3 51	60		
23 5 119 1 772	107 94 1 228	128 25 219	325	23 3 113 1 717	2 5 51	<u>1</u>	 ₂		97 2 177	101 103 1 204	37 14 391			
478 181 119 2,88)	125 98 5 305	26 83 111 1,582	<i>326</i> 993	429 174 114 2,616	45 8 1 1 4 9	1 1 40	74	i	9 57 111 227	114 86 5 2,158	352 39 495			
2 ,199 463 2 18	56	1,175 407	775 218	2 ,011 423 182	1 5 7 9 3	2 9 7 4	22 24 28	1	9 2 18	1,871 287	319 178			
5,930	1,041	2,9 59	1,939	4,928	23 5	62	691	23	135	4,006	1,798		. 2	1
4,505 1,4% 34 11,226	169 11	1,705 1,231 23 3,064	1,939 6,466	3,888 1,010 30 8,863	183 49 3 5 2 3	28 33 1 100	401 290 1,680	l	103 32 1,776	3,620 375 11 1,762	782 993 23 7, 6 88		£	1
3 ,243 4,831 3,152 3,588	1,188 506 2 906	1,754 1,134 176 1,632	301 3,191 2,974 1,050	3,038 3,483 2,342 2,828	70 302 151 159	18 41 41 31	112 994 574 555	11	491	499 1,151 112 1,609	1,610 3,189 2,889 1,492	i	s	1
2,599 993 18	22 3	1,387 245	525 52 5	1,943 865 12 8	3 6 1	16 14 1	478 73 4		118 69	1,209 380 18 2	1,242	 3 00		

Table IV-Statistics of Factories Inspected in First and Second Class Cities: By Industries-

					Numb	GEST ER OF OYEES.		0	
In-	CITY AND INDUSTRY. a=Boroughs of Manhattan and The	Num-	Places	Num- ber of				Orr For	RCE.
dustry num- ber.	Bronx. b=Borough of Brooklyn. c=Borough of Queens. d=Borough of Richmond.	ber of inspec- tions	in- spect- ed.	owners at work.	Office help.	Shop force.	Grand total.	Total.	14-16 yrs. of age.
	NEW YORK CITY—Continued.				-			-	
	II. METALS, MACHINES AND CONVEY- ANCES—Continued.			' 1					
8- b	Pig irona	2	2		3 <i>3</i>	24 18		3 5	
8-c	Rolling mills and steel worksb	20	20 20		72	1,448		72	
8- d	Bridges and structural iron	14 5 1 34	14 5 1 34		2) 62 92	831 603 14 1,783	842 625 14 1,736	20 58 91	
	a b c		24 7 2 1	4	37 15 21 19	419 6 74 99 5 91	3 97 6 09 1 2 0 6 10	21	
_	Hardware not elsewhere specified	55 38 17	54 38 16	18 9	136 128 8	1,387 951 436		136 128 8	
	Cutlerya	34 29 5 86	34 29 5	2	46 45 1	355 275 80	285 79	37 36	
3-1	Tools and diesa	80	86 60	65	47 13	824 3 40	295	45 11	
8-k 8-m	Firearms(n) Metal beds and bed springs		2 40	i	29 6 54	434 60 7 1,394	449 55 5 1,311	29 5 54	i
8 -n	a a b c Wire work not elsewhere specified	32 7 1 153	7		33 21 101	639 728 30 3,43 1	. 3 0	21	i
8 -p	Car wheels and railway equipment	127 26 4 3	127 26 4 3	11	81 20 6 5	2,738 699 132 97	, 6 87	• 2 0	
8 -q	Architectural and ornamental iron work	225 151	225 151		1 170 145	35 4,409 3,027	13 4,215 2,879	169 144	
	b	70		20	10	1,078	1,028	16	
3 -r	Cooking and heating apparatusa	1 45 3 7	1 45 87	12	173 150	1,625 964	1,748 1,064	172	
8-4	Typewriting and registering machines.	7 1 29 24	7 1 29 2 4	3 2	22! 1 108 99	657 1,007 579	679 5 1,083 669		
3 -t,	Stationary engines, boilers, etc	60 50		8		484 2,755 1,143	410 2,436 954	113	

UMBER (OF EM	PLOYEES	ат Ті	HE OF	Inspect	ion.			WEFK	LY Houi	RS OF LA	BOR.	ILLF	DREN GALLY
			вног	FORCE						R OF EM OPS) WH			Емрі	OYED
		Numb	er in Sh	ops En	nployin	ζ—								
Total.	1- 19.	20– 199.	200 +.	Men (18 yrs. +).	Y'ths (16- 18 yrs).	Boys (14- 16 yrs).	Wom. (16 yrs. +).	Girls (14- 16 yrs).	51 hrs. or less.	52-57 hrs.	58- 63 hrs.	Over 63 hrs.	Un- der 14 yrs.	Illit- erate
24 18	24 18		-	24 18			••••	 - 			24 18			
6	6		956	6			25	_i		1 000	6	; .		<u> </u>
1,409	77	376	- 1	1,364	19					1,022	1	' 		
8 22 573	47 16	125 251	850° 306,	814 536	7 12		24 24	1	100	665 357	140 118			
1.645	14 124	560	961	1,631	12	2		:::::	119	1,463	63		:::::	::::
361	91	270	1	359	1	1			60	251	50	 	 	ĺ
594 99		191 99	370	5 93	1				50	57 2 49	15			
591	••••	•••••	591	58 0	10	1				591				
1,339 <i>926</i>	246 1 <i>5</i> 7	658 <i>534</i>	435 235	1,067 706	75 49	26 25	165	6		. 574 521	687 391		1	
413 327	89 115	124 212	200	561 229	49 26 23	1 6	22	8	64	55 224	296		1	
- 1	107	142		192	18		52		1	152	1			
78	8	70		37	5	5	35		1	72	√ 6	1	:::::	
754 284	369 247	385 37		626 <i>26</i> 4	43 13	8	77		126 106	342 145			:::::	::::
420	107	313		312	3 0	6	72	ļ	20	149				
<i>50</i>	1 <i>5</i> 5	35		<i>50</i> 5	.	:::::			5	50	1	:::::		
1,257	2 03	581	473	1,192	10		54	1	2	139	1,116	1	1	١
536 691	151 52	385 166	478	~ 496 666	4		35 19		2	105				,
30 2,656		. 30	463	30 2,067	49	24	508	.	169	30 1,143	1			
2,089	706	1	463		29			1	122	945	!	1	1	
567 84	104 20	463 64		1,584 503 84	20		34		47	2 00	320			
72	8		'	72					1	71		:::::		
12	12			12	l					. 12				
4,046	1,206	2,280	560	3,988	44	13		ĺ	350	3,339	357	,l ,	,	ı
2,729 1,013	736 441		285	2,689 995		8		1:::::	199		203 154		·····	i : : :
301	26	1	275	3 01	! 	 	İ	l	10	2 91		İ	l	
1,576	172	1	601	1,561	10	4	1		506		8 . .			
915	138			907	4		i	ļ	484				1	
657	30		601	650	6	1		ļ	22	1	688	j		.
975	106	869	l	854	47	ģ								: :::
570	102	1		538	1	1		}	: 145	1		, 		
401	4	401	::::::	312	ii 	l			· · • • • • •	401	i . 	:::::	::::	: :::
2,323 897	330 1 <i>58</i>		800	2,300 894	18				11	2,306 890		3	1	· · · ·

Table IV—Statistics of Factories Inspected in First and Second Class Cities: By Industries—

	CITY AND INDUSTRY.				Nume	GEST BER OF OYEES.			
In- dustry num- ber.	a=Boroughs of Manhattan and The Bronx. b=Borough of Brooklyn. c=Borough of Queens. d=Borough of Richmond.	tions.	spect-	Num- ber of owners at work.	Office help.	Shop force.	total.	For Total.	14-16 yrs. of age.
	NEW YORK CITY—Continued. II. METALS, MACHINES AND CONVEY-ANCES—Continued.								
3-u	$egin{array}{c} b \\ c \\ d \\ \end{array}$ Machinery not elsewhere classified	3 411	24 3 3 411	157	50 4 2 751	1,513 5£ 47 13,050	1,407 41 34 12,818	50 4 2 752	i
	a b c d	284 110 13 4	284 110 13 4	29 1 2	419 8 94 1 37	6,470 6,044 220 316	198 203		······i
3-▼	Castings (iron foundry products) a b c	41 11 29 1	41 11 29 1	4	65 19 43 3	2,799 <i>553</i> 2,184 <i>62</i>	2,723 556 2,132 55		
4-a	Telegraph, telephone and fire alarm apparatus	37 33 4 5	37 33 4 5	11	1,116 1,086 30 69	6,123 6,858 265 807	7,197 6,902 296 845	3 0	
	a b Dynamos, motors and electrical supplies.	4	4 1 116	32	69 218	786 21 2,657	824 21 2,585	i i	
5-a	Carriages, wagons and sleighs	94 22 263 145 106	94 282 262 144 108	7 183 100	185 33 122 105 16	2,001 656 3,746 2,468 1,191	1,938 647 3,541 2,346	33 11: 102	
5-Б	Blacksmithing and wheelwrighting	3 9 24 14	3 9 24 14	8	1 5 5	68 69 147 46	59 50 141	1	
	Cycles. (a) Motor vehicles	50	10 4 49 37	4	143 91	101 19 1,507 910	15 1,508	143	
5-g	Railway repair shops	28	28		6 46 94 45	85 512 4,814 1,913	524 4,857	46 94	
6	Boat and shipbuilding	4	3		25 19 5 80	244	° 805	19	l
	1 6 6	11	g	8	13 24 26 17	935 2 ,122 509 1,459	1,604 371	24 26	
8-a	Professional and scientific instruments.	34 16	3/	. 21	52 16	1,369 491 334 644	512 343	51 16	

TMBER	ор Емр	LOYEES	AT TI	ME OF I	NSPECT		WEEKI	Y Hour	8 OF LA	BOR.	ILLE	DREN		
			SHO	PFORCE	i.					CR OF EM			Емр	LOYED
		Numb	er in Sh	ops Em	ploying				1					
Total.	1-	20- 199.	200 +.	Men (18 yrs. +).	Y'ths (16- 18 yrs).	Boys (14- 16 yrs).	Wom (16 yrs. +).	Girls (14– 16 yrs).	hrs. or less.	52–57 hrs.	58-63 hrs.	Over 63 hrs.	Un- der 14 yrs.	Illiterate
1,357	123	434	800	1,337	17	<i>s</i>		,	7	1,347				1
57 52 12,066	17 38 1,972	3,483		37 32 11,351	374	108	224	9	569	37. 32 9,968	1,512	17	,	
δ,953 δ,770 197 166	1,394 477 92 9	1,361 1,860 105 157	3,178 3,433	5,640°	1,95 1	83 25	30 194	27	404 165	4.719 5,029 64 166	810 559 143	17		1
2,660 517 2,091 52	30 27 3	2,430 490 1,888 52	200	2,616 516 2,048 52	. 1	1	16 16			2,179 443 1,684 52	407	' 		
6,082 5,817 265 781	160 164 6 6	875 616 259 228		4,425 4,199 226 320	621 27	21 17 4 2		1 1	78 6	5,989 5,730 259 754				
760 21	6	207 21	547	309 11		1	438	6	6	754	 : 2 1		1	 : :::
2,367 1,753	613 <i>500</i>	1,551 1, 25 3	203	1,989 1,479	122 82	44 35			132 118	1,440 1,048	795 59£			
614 3,422 2,244 1,070	779	298 1,602 1,035 527	430	510 3,366	40 51 37	1		1	1,049 1,045 4	397 2,023 1,005 989	203 350 194		· · ·	
58 59 136 41	50 95	40 41		58 50 134 41					15	18 11 110 22	$\begin{vmatrix} \dot{m{\beta}} & \dot{m{\beta}$	2		
95 15 1,365 821	15 250	410 410	705		30	ė			233 233 233	1,090 586	15	;		.
66 478 4,763 1,865	43	1,153 969	478 3,567 894	4.740	84	1	20) 		26 478 364 864	4.167	23	9 2 7	
1,871 786 245 3,853	26	60	700 200)! 245	}' }¦	i	20	o :	128	3,725	1,871 718 202	? 7.	 	
860 1,581 344 1,068	0 48 5 39	56 812	1,477	1,579	9 5				75 39 14	1.541	1		· · · · · · · ·	
1,33: 46 38 64	1 122	338)'	344	(† 1 3 2 1	1 1	1 10.	51 7	24 24		210	4		

Table IV-Statistics of Factories Inspected in First and Second Class Cities: By Industries-

					Numi	GEST BER OF OYEES.		l Orr	rice.
In- dustry num- ber.	CITY AND INDUSTRY. a=Boroughs of Manhattan and The Bronx. b=Borough of Brooklyn. c=Borough of Queens. d=Borough of Richmond.	Num- ber of inspec- tions.	Places in- spect- ed.	Num- ber of owners at work.	Office help.	Shop force.	Grand total.		14-16 yrs. of age.
	NEW YORK CITY—Continued. II. METALS, MACHINES AND CONVEY-ANCES—Concluded.	42	42	21	65	368	375	65	
8-b	Optical and photographic apparatus	39 36	39 3	17 4 17	65 65	317 61 947	10	65 65	
8-d	a b Clocks and time recorders	33 3 19 16	33 3 19 16	4 5	65 44 84	916 31 1,226 71	31 1,263	65 44 34	
8-e	Scales, meters, phonographs, etca b c	3 46 36 6	3 45 36 6 8	7 4	10 186 162 8 16		1,093	1() 186 162 8 16	· · · · · · · · · · · · · · · · · · ·
	Total—Group II	3,557	3,543	1,656	6,373	105,705	102,391	6,322	
1	III. Wood Manufactures. Saw mill products	37 13 19 2	37 13 19 2	2	40 7 e 9 3	712 134 414 110	102	40 ? 29 S	
2-a .	House trima	208 117 72	208 117	85 64		7,050 2,399 4,136	2,297	296 111 150	
2 -b	Packing boxes, crates, etc	18 3 69 59		23	34 1 67 55	520 35 1,540 1,089	1,550 1,091	67 55	:::::
2-c .	Cigar and fancy wood boxes	10 57 52 5	56 <i>51</i>	36 35		461 2,056 1,891 165	2,031 1,865 166	12 70 58 12	
8	Cooperagea a b c	48 20 23 4	19 2 8	15 7 8	18 7 11	1,423 246 1,115 58	1,402 237 1,105 52	18 7 11	
4-a .	Canes, umbrella sticks, etc	1 29 26 2	25 26 2	21	16	504 487 11	473 467 11	16 16	
4-c	Wooden toys and novelties	1 52 42 10	1 52 42 10	. 23	20 18 2	366	814 100	20 18 2	
4-e	Other articles and appliances of wood a b b	151 119 28 4	119	16	53 43 10	949	1,363 905 418 40	53 43 10	
5 -a.	Furniture and upholstery	353 299	350 297		324 3 07	7,385 <i>5,966</i>	6,584 6,249	323 306	

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Continued.

NUMBER	сор Ем	PLOYEE	3 AT TI	ME OF I	NSPECTI	ion.			WEER	LY Hous	RS OF L	ABOR.	LLLEC	DREN BALLY
			вно	P FORCE	:.					FR OF FA		F8 (IN	Емрі	OYED.
		Numb	er in Si	hops En	ployin	g								1
Total.	1- 19.	20- 199.	200 +.	Men (18 yrs. +).	Y'ths (16- 18 yrs).	Boys (14- 16 yrs).	Wom. (16 yrs. +).	Girls (14– 16 yrs).	51 hrs. or less.	52–57 hrs.	58-63 hrs.	Over 63 hrs.	Un- der 14 yrs.	Illi t - erate
310 3 00	158	142 142		273 264	- 8 7	6 6	22 22	1 1	24 24	`273 273	13 3		.	
10 912	10	456		9 80 5	35	4	68		4	310	10 598	:::::		::: :
881 31 1,21 64	172 10 68 64	485 21 55		779 26 764 63	\$3 2 165	4	85 3 286 1		3 1 21 17	301 9 81 2 6	577 21 1,117 21			:::: ::::
1,155 1,727 931 465 331	190 185 11 14	55 662 541 121	875 2 ₹5	701 1,604 897 429 278	185 81 26 35 20	4 7 1 1 6	285 35 7		19 19	55 1,216 784 101 331	1,096 492 128 364			
96,06	16,317	37,888	41,864	84.600	3,272	687	7,334	176	7,557	59,160	28,732	620	· ·	
665 95 412 110	174 76 90 8	491 20 322 105		647 95 394 110	12	6				89 2 0 69	576 75 348 110			
48 6.710 2,186 3,985	909 571 258	1,615		48 6,556 2,159 3,856	133 21 112	13 5 8	8 1 7		1,519 1,291 170	1,189 307 725	48 4,002 588 5,088			
507 54 1,483 1,039	76 4 367 325	431 30 1,116 711		507 34 1,340 996	75 3 9	18			55 3 27 24	126 31 337 137	326 1,119 875			::::
447 1,961 1,807 154	42 231 205 26	1,028 900 128	702 70£	394 1,225 1,096 129	36 6 9 49 2 0		613 608 5	31 <i>31</i>	3 4 1 3	1,042	244 915 767 148			
1,394 23) 1,098 52	253 108 1 33 8		700 700	1,315 230 1,031 60	65 65	4 2 2			44 7 57	334 158 168 8	1,006 65 893 44			
457 441 11	168 162 11			428 414 9	25 £4 1	3 3	<u>i</u>			176 168 8	281 2 73 2 73		1 1	
5 3°4 296 98	5 278 2 04 74	92		5 341 249 92	12 11 1		24 24 24	6 6	94 81 13	204 183 21	5 96 32 64		 1 1	
1,310 862 408 40	716 561 139 19	3 01		1,224 820 365 39	23 11 12	4	47 26 21	2 1 1	144 134 10	604 453 111 40	562 275 287			
6,261 4,945	1,423 1,191	4,310 3,224	528 <i>528</i>	5,710 4,478	76 48	17 10	445 394	13 12	1,377 1,268	1,721 1,357	3,163 2,318		2	· · · · :

Table IV-Statistics of Factories Inspected in First and Second Class Cities: By Industries-

					Num	RGEST BER OF OYEES.			
In-	CITY AND INDUSTRY.	Num-	Places	Num-					FICE RCE.
dustry num- ber.	a=Boroughs of Manhattan and The Bronx. b=Borough of Brooklyn. c=Borough of Queens. d=Borough of Richmond.	ber of inspec- tions.	in- spect- ed.	ber of owners at work.	Office help.	Shop force.	Grand total.	Total.	14-16 yrs. of age.
	NEW YORK CITY—Continued.				•				
	III. Wood Manufactures—Concl'd.	51 2	50 2	18	13 4	1, 3 00 1 2 4	1 , 25 8 9 2	15 4	· · · · · ·
5-b	Casketsd b	10 5 4	1 10 6 4	3 2	20 11 9	6 463 345 116	5 438 311 185	20 11 9	
5-c	Store, office and kitchen fixtures a b	135 101 32	1 134 100 32	1 58 48 10	149 138 8	2,542 1,795 694	2,441 1,761 642	147 132 8	
5-d	Mirror and picture frames	135 116 19	134 115 19	62 53 9	137 137	53 1,734 1,419 315	38 1,550 1,246 306	133 1 5 5	
5-e	Other cabinet worka b c	167 127 38 1	166 123 38 1	84 <i>68</i> 16	67 48 15 6	2,701 1,775 85 6	2,348 1,519 770 52	- 66 48 12 6	
6	d Pianos, organs, etc	1 153 189 11	1 150 133 11	60 54 6	339 317 10	10, 261 8,554 40.	7 10,134 8,859 586	8 18 8 :7 10	
7-a 7-b	C	6 1 28 24 4	3 1 28 24 4	17 17	11 1 12 8 4	901 6 616 239 378	912 7 5 11 234 357	11 1 10 6 4	
	Brooms	11 5 6 23	11 5 6 22	5 1 4 10	5 4 1 16	108 76 37 436	107 77 30 429	5 4 1 16	
	a b Pipes (tobacco)	8 15 24 19	8 14 24 19	6 4 12 12	5 11 28 20	34 402 1,597 1,072	39 393 1,475 962	5 11 28 20	
7- f	b c Fireproofing lumber	4 1 2 1	4 1 2 1		1 7 1 1	124 401 65 15.	125 408 61 11 50	7	
	Total—Group III	1,633	1,681	790	1,671	:	41,12)	1,681	1
1	IV. LEATHER AND RUBBER GOODS. Leather	42 21 20	42 21	17 12 5	52 43 8	884 370 559 25	906 331 649 26		
2	Furs and fur goods	772 737 41	765	574 582 12	304 289 12:	10,165 8,688 1,407	7, 6 6) 6,310	277 \$85 9	

Number	OF EM	PLOYEE	B AT TI	ME OF 1	NSPECT	ion.				LY Hou			ILLEC	DREN BALLY LOYED
			SHO	P FORCE	E.					OPS) WHO		ES (IN		
		Numl	ber in S	hops E	nployin	g—								
Total.	1- 19.	20- 199.	200 +.	Men (18 yrs. +).	Y'ths (16- 18 yrs).	Boys (14- 16 yrs).	Wom. (16 yrs. +).	Girls (14 16 yrs).	51 hrs. or less.	52-57 hrs.	58-63 hrs.	Over 63 hrs.	Un- der 14 yrs.	Illit- erate
1 , 22 5 88	214 13	1,011 76		1,140	28	6	50 1	1	104	289 75	852 13		:	
5 418 300 116	5 17 9 6	291		364 275 87			53 25 28	i		274 194 78	144 106 38			
2,301 1,626 634	641 623 110	1,106		2,248 1,584 626	12 7 5	4 1 3	35 35	2 2	888 676 212	£ 654 496 150	759 467 272			
38 1,417 1,112 305	8 687 616 71	517	213 213	1,081	23 9 14	11 7 4	15 16	.	49 30 19	8 851 604 2 47	50 517 478 39		1 1	
2,282 1,471 758 46	881 <i>692</i> 182		232 	1,455	21 9 12	6 3 2 1	4		1,007 692 262 46	545 466 90	730 <i>32</i> 4 406		2 2	
9,796 8,519 876	7 406 <i>372</i> <i>34</i>	5,081	4,309 3,408	9,162	418 357 25	158 178 3	 18 17 1		7 188 182 6	8,491 7,769 127	1,117 578 243		1 1	
901 6 581 228 363	6 125 120 6	456 108 348	901	848 6 507 227 280	36 22 28	17 6 1	46		20 7 13	605 6 282 117 165	298 279 104 175			
102 73 29 413	36 7 29 67	66 66 346		95 66 £9 219	7 7 4		187	· · · · · · · · · · · · · · · · · · ·	8 3 5 28	18 18 82	76 70 6 303			
:	31 36 	346 999 888	401	26 194 1,212 837	42 42 8	23 1	6 181 181 96	g 9	6 22 39 10	10 72 1,278 789	16 288 150 143			
401 60 10 50	1.3 · 10 10	111 50 60	401	105 270 60 10	s ó	21 21	13 72	. 8	29	117 372	7 60 10 50			
39,468	7,462	22,784	9,222	36,328	1,036	358	1,677	66	5,436	18,177	15,855		8	
854 288 541 25	176 74 10£	814		715 242 448 25	12 8 4	4 1 3	119 35 84	4 2 2	36 <i>56</i>	221 193 £8	597 59 613 25			
7,363 6,025 1,283	3,430 5,263 167	3,062	871 681 860	5,063 4,208 818 40	61 47 14		210 45 0 15	14 13 1	604 562 42	5,331 4,718 618	1,407 729 623 55	21 21		1

ble IV-Statistics of Factories Inspected in First and Second Class Cities: By Industries-

					Nume	GEST SOR OF OYEES,			
In- dustry	city and industry. a=Boroughs of Manhattan and The	Num- ber of	Places	Det Of					TCE RCE.
num- ber.	Bronx. b=Borough of Brooklyn. c=Borough of Queens. d=Borough of Richmond.	inspec- tions.	spect- ed.	owners at work.	Office help.	Shop force.	Grand total.	Total.	14-16 yrs. o age.
	NEW YORK CITY—Continued.				-		 		
	IV. LEATHER AND RUBBER GOODS—Concluded.								
⊢ a ⊢b	Belting, washers, etc	18 14 2 96	18 14 2 96	4 3 1 56	48 44 4 60	315 194 121 574	22 9 125	48 44 56	
	a b	77	77 19	49	58 22	495	468	54 22	
-c		83 80	83 80	14 51 47	52 62	79 1,354 1,334	1,266 1,245	52 52	
-d .	Boots and shoes	3 155 99 66	3 14 99 50	91 65 2 3	218 108 110	20 7,494 2,489 5,005	20 7,385 2,488 4,957	215 105 110	
- e	а	22 21	22 21	` 7	11 11	301 297	301 297	11 11	
- f	Fancy leather goodsb	272	<i>1</i> 270	 1 6 3	216	6,180	5,043	212	
-g:	a b c c c c c c c c c c c c c c c c c c	253 17 2 73	2 53 18 2 73	151 12 43	203 3 5 83	5,812 188 180 1,406	180	204 3 5 88	
	. a	6 3	63	40 3	85 3	1,178 218	1,099 18	85 3	· · · · •
	Rubber and gutta percha goods	95	93	36	···i5i	3,063	3,077	···i5i	
 .	a b Pearl buttons, handles, etc	76 13 6 33	76 1 3 4 32	35 1 14	1 2 6 6 19 22	1,663 468 1,042 1,424	1,598 471 1,008 1,288	126 6 19 21	
	a b	2 8	2 7	13 1	18 4	1, 2 21 189	1,197 137	17 4	· · · · ·
-b	Articles of horn, bone, tortoise shell, etc.	52	1 52	31	49	14 887	14 865	49	
-c	Brushes	41 11 42	41 11 42	26 8 25	48 1 66	575 312 1,031	555 310 1,022	48 1 66	
	a b	25 11	2 9 1 1	14 10	63 12	694 2 86	681 2 89	53 12	· • • • •
4 .	Mattresses, pillows, etc	117	116	1	137	1,38.	53 1,346	122	
	a b	107 9	106 9 1	5G 1	137	1,323 63 3	1, 2 94 49 3		
	Total—Group IV			1,16	1,474	36,467			
a.	V. CHEMICALS, OILS, PAINTS, Etc. Proprietary medicines	78	78 65	6	480	1.283	1,639	470 457	
	, a	65 8 1	8	5 1	457 13	1,203 72 8	1,545 85 8	15	

Number	OF EN	PLOYEE	S AT T	ME OF	Inspect	rion.			WEEK	LY Hou	RS OF LA	ABOR.	ILLF	DREN GALLY
			вно	P FORCE	E.				NUMBE 8H	R OF FM OPS) WII	PLOYEF O WORK	MI) R	EMP	LOYED
		Num	ber in S	hops Er	nployin	g					1	1		Ī
Total.	1-19.	20-	200 +.	Men (18 yrs. +).	Y'ths (16- 18 yrs).	Boys (14- 16 yrs).	Wom. (16 yrs. +).	Girls (14- 16 yrs).	51 hrs. or less.	52–57 hrs.	58-63 hrs.	Over 63 hrs.	Un- der 14 yrs.	Illit- erate
306 185 121 512	103 22	82		278 169 109 438	3	5 1 4 7	12		2 2 2 12	185 167 18 313	16	1		
434 78 1,214 1,194	278 55 517 497	156 23 697 697		371 67 1,146 1,129	8 2 22 21	1 1	9 45		8 4 15 16	2 98 15 450 446				
20 7,170 2,323 4,847	20 620 478 144	2,648 1,002 1,646	845	17 4,841 1,740 3,101	217 217 39 178	81 19 62	1,971 508 1,463	60 17 43		4,952 1,403 3, 549	16 1,794 826 968	80 64 16		
290 286 4 4,831	104 100 4 1,311	186 186 3,520		127 125 8 3,037	2 £ 190		150 148 2 1,475	10 10 55	41 57 4 105	241 <i>841</i> 1,338	8 8 3,388	:::::	3	3
4,554 177 100 1,198	1,206 105	3,348 72 100 886		2,882 100 55 714	174 16	58 16 5	1,392 38 45 462	48 7 9	108	1,275 63	3,174 114 100 465		<i>5</i>	5
1,014 177 7 [2,926	258 47 7 459	756 130	1,621	586 126 2 1,719	6 2 117	4 30	409 49 1,017	9 43	110 11	441 164 7 1,267	463 8			
1,47 2 465 989 1,267	\$71 88 183	665 102 79 1,084	436 275 910	897 385 497 612	49 8 60	. 16 2 12 3	548 65 404 620	22 5 16 28	230 6	865 68 334 235	377 391 655 921		s	
[1,120 183 14	151 18 14	969 115		547 55 10	4	<i>3</i>	542 74 4	2 4	3 7 70	179 60	904 3 14			· · · · · ·
816	22 0	596		564	38	17	182	15	38	416			1	2
507 309 956 628	180 40 141 101	32 7 269 815 627		351 213 611 438	26 12 33 20	7 10 41 17	109 78 25 5 149	14 1 10 4	28 10 30 26	290 136 46 347	199 163 457 2 56		i	
277 51 1,224	#4 16 550	253 35 674		148 25 612	16 3 13	. 17 . 1	102 591	4 2 7	113	90 33 953	183 18 152	6	· · · · · i	
1,172 49 3	498 49 3	674		572 38 2	13	1	579 11 1	7	103	928 25	135 14 3	6	1	
80,927	8,481	16,052	6,394	20,477	744	285	9,166	255	1,804	16,987	12,029	107	8	6
1,168 1,088 72 8	445 388 49 8	723 700 25		502 478 27 8	8 8	4 2 2	647 600 42 5	7 6 1	903 85) 65 8	183 176 7	82 82			

Talbe IV-Statistics of Factories Inspected in First and Second Class Cities: By Industries-

In-	CITY AND INDUSTRY.	Num-	Places	Num-	NUME	GEST SER OF SYEES.			TICE RCF.
dustry num- ber.	a=Boroughs of Manhattan and The Bronx. b=Borough of Brooklyn. c=Borough of Queens. d=Borough of Richmond.	ber of inspec- tions.		ber of owners at work.	Office help.	Shop force.	Grand total.	Total.	14-16 yrs. of age.
•	NEW YORK CITY—Continued.						•		
	V. CHEMICALS, OILS, PAINTS, ETC.— Continued. Sodas and other alkalies	12 6 6	12 6 6	<u>1</u>	31 20 11	344 141 203	354 148 206	11	
~1	a b c d	116 67 40 8 1	113 67 59 6	18 14 4	759 655 79 25	2,764 963 1,446 341 25	3,326 1,500 1,455 346 25	759 688 79 2 8	
-8	Paint, varnish, etc	94 2 6	92 2 6 44 18	5 3 2	197 77 61 30	2,888 659 1,419 570	2,939 655 1,441 385	195 77 61 30	
-b	Dyes, colors and inks	81 · 52 23	80 52 22		29 241 225 11	1,436 781 460	458 1,587 947 462	27 243 227 11	
-c	c d Lead pencils and crayonsa	6	5 1 6 5	1 1	2 3 41 35	135 60 1,822 1,112	115 63 1,861 1,145		1
	Wood alcohol and essential oilsa b	45 36	35		101	710 660 210 320		8 114 99 14	
	Animal oil products d	24 12	24 12	١		130 251 104 90	151 264 123 87		
	Mineral oil productsa	1 1	1 14	· · · · · · · i	1 55 9	48 12 2,122 25	46 8 2,119 34	55 9	
• • • • • • • • • • • • • • • • • • • •	Soap, perfumery and cosmeticsa	9 85		18	32 14 368 326	915 1,182 2,367 2,141		32 14 365 326	
- a.	Wax figures, etc	1 9			42 4 4	2 13 13 95 8 5	2 84 11 75 66	4	
- b	Starch	3	1 3 1 1		1 1	10 34 11 18	9 34 12 18	i	
-c	Glue, mucilage, etc	22 19	19	2 2 2	63 <i>57</i> 6	5 4 87 126 3 61	542 175 3 67	54 48 6	
-d ,	Fertilizers	4 1 3	3 1			19 15	19 4 16		

Number	of Em	PLOYEE	8 AT TI	ME OF	Inspect	rion.		·	WEEK	LY Hour	es of I	ABOR.	ILLE	DREN
			вно	P FORCE	ē.					R OF EM			ЕМР	OYEL
		Numb	er in Sl	hops En	nployin	g —				,	1			
Total.	1-	.20- 199.	200 +.	Men (18 yrs. +).	Y'ths (16- 18 yrs).	Boys (14- 16 yrs).	Wom. (16 yrs. +).	Girls (14– 16 yrs).	51 hrs. or less.	52–57 hrs.	58 -63 hrs.	Over 63 hrs.	Un- der 14 yrs.	Illit- erate
323 128 195 2,567	59 <i>36</i> <i>23</i> 424	264 92 172 1,192	951	163 45 118 2,044	 2 2 19		156 83 73 490	1 ,	8 2 8	233 46 187 944	865	13		
845 1,376 321 25	28 1 1 2 9 14	353 747 67 2 5	\$11 500 240	. 564 1,137 318 25	15 4	13	253 234 3	····· <i>i</i>		212 411 296 2 5	125 716 24	13	•	
2,744 578 1,380 355	384 146 136 97	1,782 189 910 2 58	578 2 44 3 34	2,279 454 1,130 343	49 20 19 5		370 85 205 7	12 12	40		1,216 332 479 149	70		
481 1,344 720 461	6 349 257 97	426 995 483 364		352 1,032 484 386	5 22 19 2	1	73 278 212 58	 8 4 2	313 219 94	175 526 383 141	256 467 118 216	38		
115 60 1,821 1,111	16 16 16	98 60	1,805	113 49 403 191	462 448	27 22	875 4 2 0	 2 54 30	36 7	1,779 1,098	75 58 6 6	38		
710 646 196 320	201 172 29	445 24 291	710	212 578 130 31 8	14 1	5	455 66 65 1	24 1 1	#9 67 67	681 180 112 68	26. 17 2 52	130		
130 240 104 83	124 54 69	130 116 50 24		130 234 100 81	i	1 1	4		43 40 8	9 9	188 64 71	1 3 0		
45 8 2,064 26	. 8 54 26	<i>42</i> 196	1,814	45 8 913	77	68	6 5		3 3	1,912 22	45 8 149			
907 1,132 2,157 1,951	26 3 442 346	196 1,504 1,394			20 57 46 15	62	1,052 1,024	28 28	521 499	758 1,132 1,130 1,069	506			
195 11 71 62	85 11 71 62	110		141 5 44 35	1'	1	23 23 23		17 5 7 7	55 6 54 45	123 10 10			
9 33 11 18	9 33 11 18			9 23 3 16			10 8 2		11 11		22			
488 127 361	92 92 92	104 35 69	292 292	386 89 2 97	13 12 1	3 <i>3</i>	86 26 60		88 61 27		25 25			
19 4 15	19 . 15			19 4 15					5		14 10			

II.114 NEW YORK STATE DEPARTMENT OF LABOR.

Table IV—Statistics of Factories Inspected in First and Second Class Cities: By Industries—

,					NUME	GFST DER OF DYELS.			
In- dustry num- ber.	CITY AND INDUSTRY. . a=Boroughs of Manhattan, and The Bronx. b=Borough of Brooklyn. c=Borough of Queens. d=Borough of Richmond.	Num- ber of inspec- tions.	Places in- spect- ed.	Num- ber of owners at work.	Office	Shop	Grand total.		14-16
•	a=Borough of Richmond.				help.	force.		Total.	yrs. of age.
	NEW YORK CITY—Continued.				!				
7-e	V. CHFMICALS, OH.S. PAINTS, ETC.— Concluded, Matches and explosives	7	7		10	488	423	10	· • · · · • •
	. a	· 1	1 1		2 2 2	2 78 75	50 70	. 2	
7-t	Celluloid and other plastics(a)	4	4 8	4	4	333 102	299 84	, 6 6	
	Total—Group V	614	601	80	2,398	17,162	18,547	2.371	
1	VI. PAPER AND PULP. Sorting waste paper	41 40 1	41 46 1	16	14 13	461 446 15	441 425 16	14 13	
	Pulp mills(a)	1	ì		14	2	16	14	
2- c	Paper mills	26 18 5	26 18 δ		202 166 2 0	1,111 213 506	1,304 570 625	198 162 20	
	· · · · · · · · · · · · · · · · · · ·	2 1	2 1		14	68 3 25	70 33 9	14	· · · · · · · ·
	Total—Group VIVII. PRINTING AND PAPER GOODS	68	68	20	230	1,574	1,761	226	
1	Type and printers' materials	23 22	23 22	9 <i>9</i>	41 41	274 269	276 271	41 41	
2-a	Paper boxes and tubes	195	191	66	332	8,809	8,327	327	
	. b		159 30 1 1	54 9 3	247 86	6,779 1,954 24 52	6,338 1,920 17 52	242 85	
2 -b	Paper bags and sacksa		7 6	4 4		321 <i>161</i>	294 148	• 17	
2-c	Other paper goods	158	158	41	790	160 4,368	4,819	78Ĉ	5
8-8	Printing and publishing		137 20 1 1,253		21 4	3, 693 633 43 3 3, 054	4,141 681 47 35,166	755 21 6,108	
	an b		1,096 129	431 76 7	5,917 207 11	29 ,886 3 ,018 1 25	32,280	5,888 204 11	31 4
8-b	Bookbinding and blank book making	231 214 15	2 30	141 134 7	440	8,563 6,664 1,834 86	8,008	414 532	1
8-c	Lithographing and engraving	100	198 187	81 75	624 <i>56</i> 5	8,15' 7, <i>342</i>	8,127 7,396	621 566	
8-d	Games and noveltiesb	12 45	11 45	16	71	1,737	1,659	55 70	
	a b	44	44	16	71	1,732 5	1,654	70	

NUMBER	OF EM	PLOYER	S AT T	ME OF	Inspect	rion.			WEER	LY Hou	s of L	ABOR.	ILLEC	DREN SALLY
			8110	P FORCE	c.					R OF EM			Емрі	.OYED
		Numb	er in S	hops En	nployin	g—						ı		Ī
Total.	1- 19.	20- 199.	200 +.	Men (18 yrs. +).	Y'ths (16- 18 yrs).	Boys (14- 16 yrs).	Wom. (16' yrs. +).	Girls (14- 16 yrs).	51 hrs. or less.	52–57 hrs.	58-63 hrs.	Over 63 hrs.	Un- der 14 yrs	Illit- erate
413	7	406		198	28	19	161	7	2	21	390			
2 48 68 295	 	48 68 2 90		1 32 31 134	6 22	4 15	1 16 26 118	1 6	2	21	48 68 2 74			
78 16,176	2,744	7,781		10,900	732	186		121	3,074	8,622	4,229	251		
427	218	209		299	2	1		===		62	·	78		
412 15 2	203 203 15 2	209 209		284 • 16 2	2 2		125			62		78		
1,106 208 505	105 106	676 103 505		759 177 2 91	30 s	15 <i>1</i>	289 30 204	13 ·····		. 416 166 230		28		: : : :
88 325		68	325	225 225	2 25	14	55	<i>6</i>		20	305			::::
1,535	32 5	885	325	1,060	32	16	414	13	11	480	938	106		
235 28)	103 98	132 <i>132</i>		200 195 5	9 <i>9</i>	2 2	24 24		33 <i>53</i>	195 190	7 7			::::
8,000	996	4.958		2,861	249	65	4,599	226	381	6,280	1,334	5	3	
6,099 1,835 17 52	829 151 17	4.139 770 52	1,132 914	2,212 641 1 7	147 94 1 7	33 29 3	3,5 82 97() 15 32	122 101	32 0 61	4,665 1,592 17 6	1,106 182 46		1	
277 135 142	41 41	236 94 142		116 69 47	11 2 9	2 1 1	133 62 71	1 14	13 13	56 41 15				: : : :
142 4,035 3,333	776 718	2,117	1,146 1,146	1,354 1,141	64 47	23 17	2,490 2,100	108 81	678 652	3,100 2,568	261 166			
610 43 9,058	5 8	552 43 13,908		209	11 6 753	4 2 196	350 3)	. 1	8,177	489 48 20,044	95 837		5	
6,392 2,498 113	5,1 2 9 552 83		8,090 1, 2 41	20,878	608 141 1	154 36 3	4,694 670 7	58 6	7,408 740 24	18,719 1,204 71	2 65		, 2 3	
7,594 8,792	65 1,105 1,08)	4 440	822	3,726 2,899	13.)	42 22	2.704	108 37	345	6 ,515 4,839	651 611		 1 1	
74	65 1 0	864 64		42		· 3	830 24	66 5	77 6	1,621 58	10	1		
7,506 6,85) 676 1,583	817 767 50 2 01	3,327 3,105 222 782	3,362 \$,958 404 606	5,720 5,206 514 409	288 250 38 26	77 74 3 7	1,3 ⁰ 7 1,281 116 1,034	24 19 5 23	1.530	5,858 5,280 578 1,115	12		1 1	
1,584	196 5	782	606	498	2 6	7	1,031	22	75	1,115	3 96			

Table IV—Statistics of Factories Inspected in First and Second Class Cities: By Industries—

•		!	1	:	Numi	GEST SER OF OYEES.			
In- dustry num-	a=Boroughs of Manhattan and The Bronx. b=Borough of Brooklyn.	Num- ber of inspec-	in- spect-	Num- ber of owners		OTEES.			FICE RCE
ber.	c=Borough of Queens. d=Borough of Richmond.	tions.	ed.	work.	Office help.	Shop force.	Grand total.	Total.	114–16 yrs. of age.
	NEW YORK CITY—Continued.	<u> </u>							<u> </u>
	VII. PRINTING AND PAPER GOODS—								
4	Wall paper a	10 7	9 7	1	66 44	958 <i>460</i>	1,005 475	66 44	
5	Photographya	63 61	8 63 61 2	25 25 23 2	22 99 <i>99</i>	508 534 519 15		22 98 98	
	Total—Group VII	2,193	2,177	904	8,620	66,817	68,185	8,542	41
1	VIII, TEXTILES. Slik and slik goods	57 14	` 77 66 14 6	17 15 2	168 103 33 29	7,853 3,676 2,696 1,641	7,512 3,502 2,507 1,460	165 100 33 29	
2-a.	d Carpets and rugs	1 51 4 2 8	1 51 42 8	16 15 1	8 69 67 1	40 894 623 95	43 824 622 88	5 68 66 1	
2-b 2-c	Felt goods	1 2 8 4	1 2 8 4		1 17 17	180 135 183 24	114 135 186 <i>3</i> 4		
3	b c Cotton goodsa	2 2 34 25	2 32 23	5 4	69 68	137 22 911 742	187 18 924 768	70 69	
4	b Hosiery and knit goodsa	8 1 66 34	8 1 66 34	25 8	1 57 42	159 30 2,454 996	139 30 2,205 863	1 57 48	
5a	b C Dyeing, finishing, etc	50 2 55 45	30 2 55 45	20 18	13 8 81 77	1,295 163 1,308 1,010	1,179 163 1,287 1,028	15 2 81 77	
5-b	b c d Upholstery goods	6 3 1 37	6 3 1 36	2 ii	2 1 1 68	212 66 30 1,659	186 47 26 1,488	.g 1 1 62	• • • • • • • • • • • • • • • • • • • •
5-c	a b d Braids, embroideries and dress trim-	35 1 1	3 4 1 1	10	6 8	1,594 25 40	1 , 435 25 28	::::::	•••••
	mings	327	323	131	345	9,031	8,084	i	• • • • • •
6	Flax, hemp and jute manufactures	295 27 5 32	294 24 5 32	124 6 2 3	\$17 21 7 94	7,521 1,347 163 6,211	6,61¢ 1,314 158 6,253	314 17 7 94	•••••
	a b c	18 13 1	18 13 1	s	46 48	1,412 4,784 15	1,4 22 4,816 15	46 48	

Number	ог Ем	PLOYEE	S AT TI	ME OF	Inspect	ion.			<u> </u>	LY Hour				DREN SALLY OYED
			8 НО	P FORCE	e.					R OF EM			DMF	WI ED
		Numt	er in S	nops En	nploying	-			1			!		
Total.	1-19.	20- 199.	200 +.	Men (18 yrs. +).	Y'ths (16- 18 yrs).	Boys (14- 16 yrs).	Wom. (16 yrs. +).	Girls (14- 16 yrs).	51 hrs. or less.	52–57 hrs.	58-63 hrs.	Over 63 hrs.	Un- der 14 yrs.	Illit- erate
939 <i>431</i>		343 180	567 222	720 355	107 39	8	104 <i>34</i>			53 48		 	 	::::
508 406 597 9	257 248	163 149 149	345	366 317 310 7	68 15 13 2	5 4 4	70 70 70		276 \$67 9	130 130			 	
59,643	10,144	30,810	18,689	38,182	1,692	426	18,775	568	11,680	43,346	4,612	5	10	
7,347 3,402 2,474 1,431	256 246 10	2,260 1,630 469 121	1.526	2,802 1,440 708 626		52 17 9 2 6		188 72 63 63	222 180 34 8	5,132 2,116 2,315 661	1,993 1,106 125 762		 	
40 756 856 87	230 185 45	871		28 340 246 32		<u>4</u> 1	12 409 - 306 55	 	290 275 15	40 438 25 8 67	28 23 5		' '	
113 135 171 19	43			62 108 89 19		3 1 2	22	2	11 7	113 135 146 12	14		' 	
137 15 854 686	9 15 177 138	677		55 15 365 327	10 7	2	70 459 338	···i9	64 23	153 1 330 251	14 460 412			
159 29 2,148 821	352 116	29 1,316		27 11 633 296	3 17 3	4	105 18 1,441 512		28 19	50 29 1,172 694	948		 	
1,166 161 1,206 951	218 18 275 227	143 931		320 17 1,025 827	14 23 22	3 1 6 3	128 151	. 1	9 154 154	462 16 618 619	1 45 434			
184 46 25 1,426	24 24 120	22 25		132 . 46 27 366	33	 26	48	 .	252	67 32 1,098	25	1	 	
1,373 25 28		25 28		346 4 16	' . 	26	943 21 11	26	252	1,098	23 25 28			
7,746	1	1	1,284	1,849	102	52	1	216		5,888	1		1	1
6,298 1,297 151 6,159	153 35	744 116		1,624 198 27 2,209	86 16 324	41 11 90	1,409 1,002 116 3,420	138 70 8 116	17	4,928 940 20 3,010	340 131	i : : : : :	1	
1,376 4,768 15	12	575	871 4,181	416 1,782 11	74 248 2	24 64 2		42 74	19	345 2,665	1,012 2,103 15			

Table IV-Statistics of Factories Inspected in First and Second Class Cities: By Industries-

	CITY AND INDUSTRY.				Num	OFST BER OF OYEES.			FICE
In- dustry num-		Num- ber of Inspec	Places in- spect-	Num- ber of owners at			G1		RCE.
ber.	c=Rorough of Queens, d=Rorough of Richmond.	tions.	ed.	work.	Office help.	Shop force.	Grand total.	Total.	14-16 yrs, of age.
	NEW YORK CITY—Continued.			-	-	-	·		_
7	VIII, TEXTILES—Concluded. Oil cloth, window shades, etc	24	24	7	4 9	1,223	1,243	49	
	a h c	18 3 1 2	1		12	22 5 143 160 695	2 39 155 163 6 87		
	Total—Group VIII	716	706	235	1,017	31,866	30,141	999	
	IX. CLOTHING, MILLINERY, LAUNDRY, ETC.								
1-a	Talloringa b c		3,169 2,602 561 6	1,548	1,565	52,123 11,859 80	59,251 47,907 11,291 53	64	<u>2</u>
1-b	Shirts, collars and cuffs a b c	231 195 34 2	226 198 32 2	72· 16	218 207 11	7,546 5,991 1,504 61	7,287 5,778 1,458 5 1	216 205 11	
1-c	Men's neckwear	120 118	117 116	48	125 117	3,171 3,078	2,998 2,897	125 117	
1-d	Suspenders & other furnishing goods. (a)	2° 37	36	11	<i>8</i> 5⊍	95 1,027	101 99 0	8 57	
2-a.	Dressmakinga b c	2.75° 2.669 189	2,687 2,497 189 1	1,064	2,292 2,977 15	93,502 89,391 4,135 6	78,868 75,046 3,816 6	2,259 2,244 16	
2 -b	Women's white goodsa b b	250 204 40 6	242 197 39	103 81 17 2	251 237 12 2	12,108 9,911 1,819 578	11,302 9,213 1,709 380	249 236 12 2	
2-e	Infants' wear	65. 68 7	64 <i>57</i>	23 22	112 109	2,640 2,347 293	2,549 2,293 266	112 109 5	
2-d	Ladies' neckwear, etc	134	132	52	320	5,128	4,559	315	• • • • • •
2-e	a b Corsets, garters, etca	110	131 106 101		105 199	5,120 8 2,222 1,915	4,551 8 2,064 1,756	105	
3	b. Men's hats and capsa a b	5 274 255	5 266 247. 19	3 198 189 9	ይ ዓመ 67 2 3	307 6,429 4,628 1,800	818 5,702 8,928 1,774	6 102 67 95	
4-a .	Artificial feathers and flowers	210	213 206	111 108 3	93 92 1	5,235 5,199 38	4,262 4,225	92 92 1	
4-b	Millinery	531	524	173	416	11,347	8,569	396	
5- a.	Curtains, embroideries, etc	489 42 120 109	482 42 112 101	162 11 36 32	411 5 112 111	10,726 621 2,050 1,747	7,972 597 1,614 1,380	391 5 108 107	•••••
ļ	. b i	10 1	10	3 1	i	292 11	2 23 11	1	

REPORT OF BUREAU OF FACTORY INSPECTION, 1906.

Continued.

NUMBER	ог Ем	PLOYEE	S AT TI	ME OF	INSPECT	rion.	•		WEEK	LY Hou	RS OF L	BOR.	ILLEC	
			эно	P FORCE	s.					OPS) WH			EMPI	OYEL
		Numt	er in Si	hops En	nployin	g								1
Total.	1- 19.	20- 199.	200 +.	Men (18 yrs. +).	Y'ths (16- 18 yrs).	Boys (14- 16 yrs).	Wom. (16 yrs. +).	(14-	51 hrs. or less.	52–57 hrs.	58-63 hrs.	Over 63 hrs.	Un- der 14 yrs.	!llit- erate
1,194	131	438	62 5	1,052	31	3	108		. 114	378	647	55	,	
207	126	81		162		`	43		68	1 2 2 92	17			
143 160 684		138 160 59		105 160 625	2 1 10	1	16		46	160 4		 55		
29,142	3,580	12,837			634		16,808	621	1,441	18,345	9,301	55	2	
57.677 56,397 11,227 53	15,629 12,88, 2,723 26	33,822 £7,156 6,639 £7	8,226 6,371 1,865	41,379 34,064 7,307 18	407 338 69	139 114 25	15,523 11,775 3,713 36	220 116 113	4,275 4,137 138	24,062 19,176 4,887	28,662 22,474 6,135 63	678 611 67	15 11 4	2 \$
7,071 5,67 3 1,447 51	1,017 925 92		900 <i>9</i> 00	3,159 2,822 332 5	53 41 11 1	28 24 4	3,736 2,650 1,041 45	36	590 564 26	3,871 2,930 941	2,596 2,065 480 51	14 14	4 3 1	
2,873 2,780 93 933	733 730 3 181	2,140 2,050 90 752		715 708 18 451	28 23 2 26	5 5 10	2,087 2,009 78 434	38 <i>3</i> 7 1 12	774 774	1,982 1,889 93 773	117 117		2 2	
6,609	12,944	54,004 51,548	9,661 9,352 309	38,207 36,729 1,477	240 229 11	57 <i>63</i> 4	37,553 35,293 2,265 5	552 498 64	4,363	55,141 68,762 1,879	15,944 13,727 2,211 6	984 950 34	12 12	
1,053 8,978 1,697 378	1,182 987 180 16	6,550 5,102 1,317 131	3,321 2,889 200 238	1,028 909 102 17	59 <i>54</i> <i>5</i>	10 10		274 192 70 12	944 644 122 2 78	9,465 8,084 1,281 100	639 345 294	5 		
2,437 2,184 253 4,244	272 245 27 603	2,165 1,939 296 3,318	323	218 206 12 639	10 8 2 54	2 £ 33	2,111 1,886 225 3,443	96 84 12 75	122 122 400	2,241 2,011 230 3,565	74 <i>51</i> 23 279		i	
4,236	5 95 8	3,518	32 3	638	54	<i>33</i>	3,43g	75	3 92	3,565	2 79		1	
1,964 1,857	494 488	935 <i>634</i>	535 <i>535</i>	232 213	25 2 0	6 <i>6</i>	1,678 1,409	23	82 81	1,807 1,541	75 35		2 2	
307 5,600 3,861 1,739	1,705 1,618 87	301 2,428 2,243 186	1,467	19 3,653 2,670 983	5 49 22 2 7	23 9 14	269 1,853 1,145 708	14 22 15 7	1,160 806 354	266 3,731 2,897 1,834	709 668 61		i 1	
4,169 4,133 35 8,173	934 <i>923</i> 11 2,537	3,235 3,310 25 5,636		595 690 6 1,034	16 16 27	13 13 4	3,454 3,431 23 6,986	91 83 8 122	1,282 1,274 8 1,642	2,843 2,815 28 6,210	44 44 321		1 1 2	
7,581 592 1,506	2,348 189 584 628	5,233 403 922 745		986 48 383 361	26 1 28 24		6,457 529 1,044 863	109 13 30 2 4	1,481 161 454 448	5,862 348 995 773	238 83 57 57		2 2	
822 11	45 11	177		20	4	j	188 5	12	11	211 11				

Table IV—Statistics of Factories Inspected in First and Second Class Cities: By Industries—

								====	
	CITY AND INDUSTRY.			Num-	Numi	GEST BER OF OYEES.		Огу	TCE.
In- dustry num- ber.	a=Boroughs of Manhattan and The Bronx. b=Borough of Brooklyn. c=Borough of Queens. d=Borough of Richmond.	Num- ber of inspec- tions.	Places in- spect- ed.	ber of owners at work.	Office help.	: Shop force.	Grand total.	Total	14-16 yrs. of age.
	NEW YORK CITY—Continued.		!	1			I		
	IX. CLOTHING, MILLINERY, LAUNDRY, ETC.—Concluded,				· ·				
5-b	Quilts, comfortables, etc	•	_	4	11 6	279 167	285 168	6	
5-c	Umbrellas and parasols	48 47	3 45 44 1	15 14	71	112 1,134 1,133 1	1,107 1,106	02	
6-a1	Laundries (non-Chinese)a b -	791	782	525 107	161 46	6,080 2,148	5,975 2,140	155 44	
6-a2	Chinese laundries	800 569	3 799 568 231	410	-::::::	81 1,537 1,312 225	81 1,504 1,281 223	· · · · · ,	
6-b	Cleaning and dyeinga a b d	31	96 64 30	50 31 18	58 49 6	1,759 1,209 282	1,151 2 38	49	
7	Clip sortingan			108	56	1,583	1,457	59 55 4	· · · · · · · · · · · · · · · · · · ·
	Total—Group IX	10,189	10,011	5,491	6,235	231,413	204,519	6,111	2
1-8	X. FOOD, LIQUORS AND TOBACCO. Flour and other cereal products	8	10	1 2	17	250 162	263 170	33 17 10 2	
1-b	Sugar and molasses refining	11	7		110 3 84	11	2.635	. 110 . 3	
1-c	Fruits and vegetables (canning and pre-	5			23				·
	serving)a	50 38 14	35	' 4		1,521	1,308	155	
1-d	Coffee and spice roasting and grinding.	53) 8 5 5	305 251 53	760 669	1,000 654	251	
1-e	Groceries not otherwise specifieda b Provisions	. 2 8	28	6 5 2 1	362 341 22	2,091 1,765 329	1,952 322	- 22	
3	Dairy products	40 29 15	1 26 25) 8 5 4 5 3	207 21 28	2,151 442 151	2,249 462 166	207 21 28	

UMBER	ог Ем	PLOYEE	в ат Ті	ME OF	Inspect	non.			WEEE	LY Hous	s of L	ABOR.	ILLE	DREN
			SHO	P FORCE	G.					R OF EM			EMP	LOYEI
		Numb	er in Sł	ops En	ploying	; —						1		
rotal.	1– 19.	20- 199.	200 +.	Men (18 yrs. +).	Y'ths (16- 18 yrs).	Boys (14- 16 yrs).	Wom. (16 yrs. +).	Girls (14— 16 yrs).	51 hrs. or less.	52–57 hrs.	58-63 hrs.	Over 63 hrs.	Un- der 14 yrs.	Illit- erate
274 162	55 <i>68</i>			120; <i>56</i>	2 2		146 98	6 6		141 <i>138</i>	133 #4	! ! !		
112 1,03+ 1,038	3 202 201 1	109 837 837		64 347 347	37 37	3 3	48 648 647	4	42 42	3 637 638 1	109 360 360		 1 1	
8,099 5,820 2,096 102	2,904 2,168 682 50	1,414	323 <i>323</i>	2,315 1,744 533 23	61 <i>64</i> 7	41 53 7 1	3,952	45 <i>37</i> 8	1,425 1,003 382 40	3,053 2,025 930 18	3,476 8,650 781 44	142	2 1 1	1
81 1,504 1,281 223	1 981	77		15 1,494 1,271 223	6 6		66 4 4			8 0	1,023 801 222	480		
1,546 1,102 232 212	405 260 136 10	689 <i>692</i> 97	452 250 202	782 469 162 161	4 2 2	2 2	753 624 70 5 9	5 <i>5</i>	60 45 15	681 <i>554</i> 127	798 496 90 212	7		
1,637 1,412 225	1,083 933 160	554 479 76		881 771 110	6 4 2		739 <i>630</i> 109	8 4 4	9	397 279 118	1,225 1,118 107	6 6	4	
98,408	44,968	128232	25,208	J7,632	1,138	391	97,511	1,736	17,823	121,595	56,670	2,320	49	5
508 246 160 22	32 .	110		458 198 160 2 0		 	50 48 g		13 <i>18</i>	45 6 39	360 139 119 22	90 88 £		
2,525 11 1,968	11	70 45 45		7	17 3	3	81 1 80			14 11	2,036 1,968	475		
546 1,572	274	1,298	546	<i>529</i>	14	3				5	68	475		
1,153	171 103	982 316	· · · · · ·	602 451 151	12 3 9		931 <i>679</i> <i>262</i>	23 17 6	161 153 8	1,168 772 396	243 228 15			
1,401 749 602 50	388 306 82	557 443 64 6 0	456	476	15 6 10	i	481 2 68 183 30		305 291 14	7 6 5 2 66 499	89			
1,913 1,613 300 2,483	113 73 40 29 0	1,395 1,135 280 1,237		1,006 837 169 2,374	49 42 7 8	13 3 10	824 712 112 101	21 19 2	301 249 52 4 9	825 712 113 359	787 <i>652</i> 135 2,008			
2,042 441 138 86	180 110 114 61	906 331 24 24	95 3	1,983 441 123 79	8 8	i	101 6 4		2 4 2 5 59 44	. 22	1,750 258 45 7	65 12		i

Table IV-Statistics of Factories Inspected in First and Second Class Cities: By Industries-

					Numi	GEST BER OF OYEES.			
7	CITY AND INDUSTRY.			Num-	Latera	OTERS.			TICE RCE.
In- lustry I num- ber.	a=Boroughs of Manhattan and The Bronx. b=Borough of Brooklyn. c=Borough of Queens. d=Borough of Richmond.	Num- ber of inspec- tions.	Places in- spect- ed.	ber of owners at work.	Office help.	Shop force.	Grand total.	Total.	14-16 yrs, o age.
	NEW YORK CITY—Continued.							!	
4 .	X. Food, Liquors and Tobacco— Continued. Macaroni and other food pastes a b	39 22 16	39 23 16	25 12 13	27 5 17	551 163 2 76		5	
 .	Crackers and biscuitsa a b	10 40 50 10	1 39 29 10	16 9 7	5 147 147	123 3,341 3,262 139	3,427 3,314 113	147	
c	Bread and other bakery products a b c	2,378 1,396 823 114	2,362 1,385 819 113	700 517	104 60 63 1	9,149 5,890 8,808 348	8,966 5,729 2,826 316	48 53	
d	Confectionery and ice cream	45 321 248 69	45 319 2 47 68	105	504 432 72	103 8,651 6,851 1,783	95 9,006 6,397 1,601		
a	artificial icea	3 30 14	3 29 14	4	14 8	16 1 440: 240	7 1 410 237	13 8	
b .	b c Cider, grape juice, etc(b)	5 1	9 5 1 3	' _i	1	148 44 8 22	149 26 7 20	. 1	
c	Mineral and soda watersa b c	117 78 35 2	116 77 35 2	58 38 18	91 87 2 2		1,081 849 195 13	87	
d e	Malt. (a) Malt liquors. a	2 127 · 65	2 125 65	16 10	11 425 245	9 111, 4,746 2,889	122 5,056 3,061	421	
t	b C d Vinous and distilled liquors	43 14 5 37	43 13 4 37	4 2 4	142 25 13 126	1,382 299 176 368	1,489 317 189 4 59	75 13	
6	Miscellaneous bottlinga	12	3.3 4 12 8	4 3	120 6, 13 13	948 27 90 65	433 26 103 78	6	
8	Tobacco and snuffa d	4 9 8	4 9 8 1	1 1 1	1 1	25 144 140 4	25 137 131 4	1	
b .	Cigarsa b c	548' 408 128 9	511 404 125 9	79	412 397 14	21,780 1,239	20,695 19,475 1,129 30	340	
	. a	3	3	' ı	· • • • • • •		11	-	

Number	OF EM	PLOYEE		ME OF I	INSPECT	ion.		 ;	NUMBE	R OF EMI	PLOYEES	(IN	ILLEC	DREN BALLY .OYED
		Numb		·	ploying					OPS) WII	o work			
Total.	1- 19.	20- 199.	200 +.	Men (18 yrs. +).	Y'ths (16- 18 yrs).	Boys (14- 16 yrs).	Wom. (16 yrs. +).	Girls (14- 16 vrs).	51 hrs. or less.	52–57 hrs.	58-63 hrs.	Over 63 hrs.	14	Illit- erate
494 148 250	77 43 ₁ 34 ₁	407 105 216		353 100 183			124 42 66	3 2 1	10. 9 1	243 118 126	161 21 184	70		· · · · · · · · · · · · · · · · · · ·
3,280 3,167 113	142 104 38	937	2,133 8,135	70 1,744 1,662 82	29 26 4	 13 8 6	16 1,448 1,428 20	46 44 2	14 14	890 813 77	2,374 2,378 2,338 36	70 2 2		
8,864 5,681 2,773 315	7,585 5,029 2,170 291	652		8,698 5,597 2,692 314	48 16 32	25 6 18 1	92 <i>61</i> 3 1	1 1	164 94 70	595 297 297 1	8,009 5,213 2,387 314	77	1	
95 7,516 8,979 1,5 2 9	95 889 660 22 1	3,243 2,516 727	3,384 8,805 681	95 3,214 2,564 643	6 6	 17 13		188 108 85	761 650 111	1,711	95 4,405 5,600 801	26	 8	
7 1 397 229	7 1 213 122	184 107		6 1 397 229			1			3	124 45	184		
157 25 6 20	60 25 6 20			157 25 6 18			2				71 8 20	6		
990 782 193 11	473 306 163 11	517 477 40		974 772 187	10 7 5	4 2 2		2 1 1	11 10 1	146 135 11	635	. 2		
111 4,635 2,817	534 202	111 3,180 1,694	921 921	108 4,584 2 ,799	1 18 16	 3 1	30 1		313 183	2,374 1,296	68 1,947 1,338	1		
1,350 292 176 335	82 0 93 19 236	1,150 199 157 99		1,317 292 176 311	i	.	29 23		130 120	745 248 85 137	44 90			
\$15 20 90 65	216 20 90 65	99		2 91 20 90 65			23		113 7	137 28 19	19 19	13		
25 136 132 4	2 5 47 43 4	89 89		25 59 55 4	1		73 73	3 3	6 6	9 114 114	16 16			
0.340 9.135 1.115 79	2,075 1,520 500 44	7,198 283	10,749 10,417 338	9,175 8,431 706 30	52 45 7	17 15 2	11,035 10,694 891 47	5 0	5,641, 654	11,554 11,098 438 18	2,3 96	·		3

Table IV-Statistics of Factories Inspected in First and Second Class Cities: By Industries-

					Num	RGEST BER OF OYEES.		,	
	CITY AND INDUSTRY.			N7	128071	OIEES.	1		ICE
In- dustry	a=Boroughs of Manhattan and The	Num- ber of	Places in-	Num- ber of		1	1	10	RCE.
num- ber.	Bronx. b=Borough of Brooklyn. c=Borough of Queens. d=Borough of Richmond.	inspec- tions.			Office help.	Shop force.	Grand total.	Total.	14–16 yrs. of age.
	NEW YORK CITY—Concluded.		<u> </u>				Ī		-
	X. FOOD, LIQUORS AND TOBACCO—Con.				!	l		i	
6-c	Cigarettes	49 46	49 46				2,938 2,886	64 64	
	<i>b</i>	2	ž			50	7	1	
	Matal Garage V	2.007	2.050	1 005	9 170	ļ	'		
	Total—Group X	3,987	3,950	1,905	3,173	66,607	63,699	3,087	2
1	XI. WATER, LIGHT AND POWER.	. 8				72	72		<i>.</i>
	, b	2 3				39 18			
	ď	3	3			15			
2	Gas	32 12			58 33	2,322	2,161	58 53	
	b	11	11		13	1,469 553	566	13	
	ſ	8	5			295	l	8	•••••
4	Electric light and powerd	86	85		523	2,445	2,962	523	
	a b	49 26	49 25	l	305 214	1,368 872	1,668	300	
•		9			4	154	158		
	Steam heat and power	2 144	2	i i		63.	61	8	
3	a a steam neat and power.	131	131	i	8 4	5 37	625 <i>519</i>	4	
	·	11	11		4	96	100	4	
6	Garbage disposal	₹ 7	7		l:::::	81	ร 79		• • • · · · •
	a	1	. 1		! !	22	. 88		
	b	2	2			37 92	37 20		••••
	Total—Group XI	277	273		589	5,559		589	
	XII. BUILDING INDUSTRY.					====			
a	Carpenters' shops	135	135		14	1,067	687	12	
	a b	108 27	27	12	12	739 331	215	1/) 2	• • • • • • • • • • • • • • • • • • •
D	Paint shops	39				265	237	22	• • • • • •
	a b	· 35	35	26	22	222 43	194 48	22	• • • • • • • • • • • • • • • • • • •
C	Plumbers' shops	22	22	I	77	187	240	77	• • • • • •
	a	15 6	15 6		72	169 16	217 18	72 2	
	ď	1	ï		š	12	5	3	
	Total—Group XII	196	196	105	113	1,519	1,164	111	
	Total—New York City	25,911	25,595	12,553	32,532	624,098	584,564	32,08	61
	ROCHESTER.								
	I. STONE, CLAY AND GLASS PRODUCTS.	į				i		ļ	
1-a 2-a	Crushed stone	5 1	4,		2 3	110 9	86 12	2 3	.
3- a	Asphalt	2	2.	!		28	28		

· New York City-Rochester.

Number	ог Ем	PLOYEE	в ат Ті	MF OF	Inspect	ion.				LY Hou			ILLEC	DREN
	_		вно	P FORCI	E.					R OF EM			Емрі	OYEL
		Numt	er in Si	ops En	aploying	; —			1		,			
Total	1- 19.	20 - 199.	200 +.	Men (18 yrs. +).	Y'ths (16- 18 yrs).	Boys (14- 16 yrs).	Wom. (16 yrs. +).	Girls (14– 16 yrs).	51 hrs. or less.	52–57 hrs.	58-63 hrs.	Over 63 hrs.	Un- der 14 yrs.	fllit- erate
2,874 2,822	207 200 7	701 <i>656</i>	1,966 1,966	1,052	8		1,778 1,751 2	13 11 2	544 542 2	2,245 2,240 5	85 40		.	
60,612	13.870	23,303	23.439	20 38.691	377	101	21,082	361	9,198	23,851	26,396	1.167	15	
				— <u>—</u>										
72 39 18 15	39 6 18 15	3 3		72 3 9 18 15					39 <i>39</i>	7 		26 18 8		
2,103 1,321 553 221	80 31 20 21	541 533	1,149 949 200	2,103 1,321 553 221							634 426 200	1,469 895 553 21		
8 2,439 1,363 871	8 473 314 109	1,005 319	961 730 8 31	2,435 1,363 867		i	3		784 403 381	633 109 365	879 725 120	143 126 6		
184 81 617 818	43 7 344 380	111 44 273 195		154 51 617 515					48	115 44	346 £73	5 7 120 91		
96 6 79	18 6 57	ĺ		96 6 74	3	 2			26	16	73	2 3		
22 37 20	37	22		20 34 20	1 2	1 1			22 4	16	37			
5,310	993	2,207	2,110	5,301	3	3	3		897	759	1,896	1,758		
675 462 213 215	570 435 136 132	27		667 466 211 212	7 6 1 2	1	ii		534 427 107 87	127 21 106 88	13 13 40	1 1		
17± 43 163	116 16 89	27		169 43 158	2	2	1		80 7 14	<i>58</i> 30 96	34 6 53			
145 16 2	71 16 8	74		142 14 2		1			14	88 6 2	43 10			
1,053	791	262		1,037	12	3	1		635	311	106	1		
52,475	112361	291801	148313	357865 ———	9,955	2,788	177928	3,935	65,152 ====	316,225	164608	6,490	108	6
84 9 28	26 9 28	1		84 1 28			8		84.		9 28		••••	

Table IV-Statistics of Factories Inspected in First and Second Class Cities: By Industries-

	,				Nume	GEST SER OF OYEES.			
In- dustry	CITY AND INDUSTRY.	Num- ber of	Places in-	Num- ber of owners					CE.
num- ber.		inspec- tions.	spect- ed.	at work.	Office help.	Shop force.	Grand total.	Total.	14–16 yrs. of age.
	ROCHESTER—Continued.					<u> </u>			
	I. STONE, CLAY AND GLASS PRODUCTS-			! !	}				
4-b 5-a 5-d	Continued. Terra cotta and fire clay products Building glass Bottles and jars	2 5 1	2 4 1	1 3	2 2 2	105 36 100	102 33 102	2 2 2	
	· Total—Group I	16	14	4	11	388	363	11	
	II. METALS, MACHINES AND CON-								
1-a 1-c 1-e	Jewelry, gold pens, etc	1 1 4	. 1 1 4	1 2	3 <u>2</u>	111 12 28	114 12 30	·····ż	
2-6	Brass and bronze castings	2	. 2		5	160	165	_	• • • • •
2-e 2-1 2-g 3-b	Brass and bronze ware n. e. s	7 26 11 2	6 22 11 2	10 7	8 48 9	247 831 247 38	234 870 246 35	48	
3-g 3-h	Hardware not elsewhere specified	6	6	1	6	146	142	6	
3-n 3-i 3-n	Cutlery Tools and dies Wire work not elsewhere specified	12 2	12 2	10 1	2	22 167 41	22 163 44	2	
3-p 3-q	Car wheels and railway equipment Architectural and ornamental iron	1	1		6	120	126	6	
3-r 3-1	workCooking and heating apparatusStationary engines, boilers, etc	2 4 9	2 4 9		11 4	37 305 95	33 259 99	 11 4	
8-u 8-▼	Machinery not elsewhere classified Castings	45 8	44 8	20	38 10	1, 6 13 530	1,578 516	38 10	
4-a	Telegraph, telephone and fire alarm apparatus.	- 5	5	2	43	1,844	1,887	43	2
4-6	Dynamos, motors and electrical supplies	8	8	1	18	274	274	18	· · · · · •
5-a 5-d	Carriages, wagons and sleighs	21 3	20 3	14	23 3	919 27	917 30	23 3	
5-g	Railway repair shops	5 2	5 2	i i	4	258 40	252		
8-a 8-b	Professional and scientific instruments.	4 12	4 10	₃	. 16 187	291 3,056	299 3,243	16 187	
8-c	Optical and photographic apparatus. Lamps, reflectors, stereopticons, etc Scales, meters, phonographs, etc	7	6 3	1 1 2	15	618 70	611 78	15	
	Total—Group II		207		473	12,147		473	
9.0	III. WOOD MANUFACTURES.	33	30			1,006	989	29	
2-b 2-e 3	House trim. Packing boxes, crates, etc. Cigar and fancy wood boxes. Cooperage	6 2 3	5 2 2	<u>2</u>	29 5 3	292 19 85	226	5 2	
4-c 4-e 5-a	Wooden toys and noveltiesOther articles and appliances of wood. Furniture and uphoistery	4 18 22	4 17 21	5	1 7 26	23 185 1,361	22 173 1,255	1 7 26	
5-b	Caskets	2	2		7	168	175	7	
5-e 5-d	Store, office and kitchen fixtures Mirror and picture frames	6 7	· 5	3 2	86 8	604 244	690 213	86 6	

Rochester.

Number	ор Ем	PLOYEE	в ат Ті	ME OF	Inspec	rion.			WEEK	LY Hou	rs of L	ABOR.	ILLF	DREN GALLI
			вно.	P FORCE	c.	•				er of em iops) wh			Емр	LOYEI
		Numb	er in Si	iops En	nployin	g—			1				-	1
Total.	1- 19.	20- 199.	200	Men (18 yrs. +).	Y'ths (16- 18 yrs).		Wom. (16 yrs. +).	Girls (14- 16 yrs).	hrs. or less.	52-57 hrs.		Over 63 hrs.	Un- der 14 yrs.	Illit- erate
100 31	····ài	100		100 28	2					27	100			
100	•••••	100		95	5	,		٠٠٠٠٠	•••••		100	••••	••••	
352	94	258		336	7	1	8			<u>===</u>	241			===
111 12 28 160	12 28			100 7 25 155		i	11 5 2			12 28 130	111 30		i	
226 822 237 35	35 113 30 5	207	216	217 672 134 35	. 16 . 3	6	125 91	3 5	188 23	120 238 156	106 396 58 35			
136 22 161 41	3 22 66 16	133 95 25		128 22 158 41		1	4			99 5 88 41	37 17 73			
120	إإ	120		120							120			:
33 247 95	6 2 64	27 245 31		33 247 95					::::::	33 55 95	192			::::
1,540 506	20 8		298	1,536 498	2 6	2 2		• • • • • •	50	1;478 506	12		.	
1,844	22		1,822	1,472	30	16	320	6	6	1,838				
256	69	187		231	12	7	6	· • • • •	98	142	16			
894 27 248 28	120 27 6	81 248 22	693	891 27 248 28	3					855 18 90 22	39 9 158 6			
283 3,056 596 70	8 10 17 14	275 752 281 56	2,294 298	1,996 507 43	13 265 66	105 9	99 643 14 27	47		254 2,944 242 70	29 112 354	· · • · · ·		
1,834	911	5,302	5,621	9,828	435	163	1,347	61	36 5	9,559	1,910		1	
960 221 14 75	83 20 14	877 201		951 200 6 75	7 17 4	2	4		· 14 · · · · · · · · · · · · · · · · · · ·	900 14 25	46 221			
21 166 1.229 168	21 87 57	79 825 168	347	19 163	60 2		1 1 7 12		10 6	3 118 112	8 42 1,117 168			
604 207	11 41	38 166	555	493 182	18	5 1	'	3		598	6 200			

		EGG XXXXXXX	SESTIMATE OF THE SESTIM					NUME	GEST BER OF OYEES.			TCE '
			V V			la la la la la la la la la la la la la l	Num- ber of owners at work.		Shop force,	Grand total.	Total.	14-16 yrs. o age.
			SECURIOR OF COMMERCES				Service Control of th	13	20 139	20 142	3	
	THE STATE OF THE S	Section (Section)	entatatatatata	Terrencement accommon and and and and and and and and and an	entranament transmissioner	MIIII COLORD	111100	3 6	34 28 43	34 31 49	3 6	The second second
							4	184	4,251		181	
							50	5 2 2 6 6	106 25	91 27	5 2 6	
							11	1 5 1 175 1 2 1 4	6,211 - 20 - 51	6,288 18 50	173	1214
							4		25	28	3	
								2	26 17	26 19	2	
		COST INCIDENT AND					4		26	32	275	2017
								3 15 1	90 14	105		
		7						3 29	141			
								21				
						の の の の の の の の の の の の の の					100	
											101	-
					120 120 120 120						101 30 32 175	

REPORT OF BUREAU OF FACTORY INSPECTION, 1906.

Continued.

Rochester.

UMBER	ог Емі	LOYEES	AT TIM	E OF I	NSPECT	ion.			WEEK	LY Hour	8 OF LA	BOR.	Снігі	ALLY
			внор	FORCE					NUMBE	R OF EMP	LOYEES WORK	(IN	EMPL	O.Y.ED
		Numb	er in Sh	ops En	ploying	ş— ·					1			
Total.	1- 19.	20- 199.	200 +.	Men (18 yrs. +).	Y'ths (16- 18 yrs).	Boys (14- 16 yrs).	Wom. (16 yrs. +).	Girls (14- 16 yrs).	51 hrs. or less.	52–57 hrs.	58-63 hrs.	Over 63 hrs.	Under 14 yrs.	Illit- erate
20 139	20 29	110		20 138	i				:::::	15 92	5 47			
34 28 43		34 28 43		32 14 36	1 2	1	14 5			34	28 43			
13,929	383	2,644	902	3,638	113	18	157	3	80	1,918	1,931			
10 86 25 104	10 43 4 29	43 21 75		9 41 24 70	2 	i	1 42 34		4	29 5 4	10 57 20 96			
171 6,115 17 46	12 115 17 46	159 2,608	3,392	3,305 9 36	328	107	2,307 8 10	68	54 3	3,712 14	166 2,349 46			
25	25			13			12			25		¦		
1,078 26 17	6 17	317 20	761	352 20 7	51	14	638 6 10	23		1,078 20 5	6 12			
7,720	324	3,243	4,153	4,029	388	124	3,088	91	61	4,897	2,762			
26 2 90 6	26 2 32 6	58		17 43	1		8 2 47 5		6 2	10 76 6	10	1		
141 7 3 245	26 7 3	1	 245	104 7 3 241	4		36	1	3	70 245	7			
112 6 18	18 6 18	1		22 6 16			89	1		76 i8	6			
656	144	267	245	460			189	2	11	501	144			
623 31 55	8	23	3	155 12 33		. i	454 19 20		9	27	11 4	1		
1,206 140 559 97	18	123	349	903 69 423 55	20)' 4	4	3	2 82 . 15	139): 	i		
2,715	334	2,03	349	1,654	61	21	950	1	109	2,570	3(0		1
45 91		2 9		33 50			1:	2	i	18	3: 2 '		:	1:::

Table IV—Statistics of Factories Inspected in First and Second Class Cities: By Industries—

	,				NUME	GEST SER OF OYEES.			
In-		Num-	Places	Num-	EMPL	OIEES.			TICE RCE.
dustry num- ber.	CITY AND INDUSTRY.	ber of inspec- tions.	in- spect- ed.	ber of owners at work.	Office help.	Shop force.	Grand total.	Total.	14-16 yrs. of age.
	ROCHESTER—Continued.								
4 5-a 5-b	VIII. TEXTILES—Concluded. Hosiery and knit goods. Dyeing, finishing, etc. Uphoistery goods.	1 1 3	1 1 3	i	i0	26 <u>4</u> 3 302	272 3 312	iö	
	Total—Group VIII	11	11	3	22	709	727	22	
1-a 1-b 1-c 2-a	IX. CLOTHING, MILLINERY, LAUN- DRY, ETC. Tailoring	810 5 8 244	398 3 4 147	357 3 2 139	206 1 11 7	9,395 29 167 904	9,074 28 169 807	193 1 10 7	
2-b 2-e 3	Women's white goods	4 8 7 3	2 4 4 2	3 6	1	48 12 14 7	40 12 14 7	1	
4-b 5-a 6-a.l	Millinery	101 3 17	55 2 16	. 44 2 10	 37	493 6 1,049	424 5 1,063	 37	
6-a2 6-b 7		1 7 9	1 4 9	2	· · · · 5	24 24 146	29 153	 5 7	
	Total—Group IX	1,227	651	577	275	12,296	11,827	261	2
1-a 1-c 1-d 1-e	Fruits and vegetables (canning and preserving)	11 6 3 8	10 6 3 8	2	14 28 6 67	132 1,234 83 394	122 773 89 223	14 28 6 49	
2 3 4-8 4-c	Macaroni and other food pastes	2 1 3 73	2 1 3 69	·····2	2 3 2	43 23 36 1 6 0	20 26 36 160	2 3 2	
5-d	Confectionery and ice cream Cider, grape juice, etc. Mineral and soda waters. Malt	11 1 3 1	11 1 2 1	1 1	18 1 1 1	615 56 24 29	424 12 25 30	18 1 1 1	
U-D	Malt liquors. Vinous and distilled liquors. Tobacco and snuff. Cigars. Cigarettes.	10 3 2 90 2	8 3 2 50 1	1 45	47 44 3	352 103 57 279 4	399 147 60 253 3	47 44 3	
	Total—Group X	230	181	109	237	3,624	2,802	219	<u></u>
	XI. WATER, LIGHT AND POWER DISTRIBUTION. Water	1 1 5	1 1 5		4	8 98 105	8 102 105	4	
	Total—Group XI	 7	7		4	211	215	4	

Rochester.

UMBER	оғ Ем	PLOYEE	AT TI	ME OF	Inspect	TON.			WEEK	LY Hour	s of La	BOR.	CHIL	ALLY
			8 НОІ	FORCE	.				NUMBE 8H	R OF FM	PLOYEES O WORK	B (IN	Емрі	OYEL
		Numb	er in Sl	nops Er	nployin	g								
Fotal.	1- 19.	20- 199.	200 +.	Men (18 yrs. +).	Y'ths (16- 18 yrs).	Boys (14- 16 yrs).	Wom. (16 yrs. +).	Girls (14- 16 yrs).	51 hrs. or less.	52–57 hrs.	5 8-6 3 hrs.	Over 63 hrs.	Un- der 14 yrs.	Illit- erate
264 3	3		264	1 <u>4</u> 3			2 50			264	3			
302		302		50	9			4	<u></u>	119				<u> </u>
705		414	264	150	9	3	538	5		401	304			
8,881 27 159	2,472 27 17 701	142	1	4,183 5 27 73	131	55	131	1		8,316 27 159 527	::::::	12	4	
800 39 12 14	11 12 14			4 1 9	i		710 34 11 4	15	1	38 12 11	3			
7 424 5 1,026	218 5 60	206	595	25 185	· · · · · · · i		389 5 835	10	1	226 5 936	198	1	1	
2 24 146	2 24 55	91		2 12 78			12 68			32	24 24 114			
r1,566	3,625	5,030	2,911	4,604	134	56	6,585	187	248	10,296	1,010	12	7	
108	56	52		108				 			108		ļ 	ļ
745 83 174	17 7 14	154 76 160	574	236 56 55	4	1	499 27 117	5 2	 28	6 1 84	82			
18 23 36 158	18 36 158	23		18 23 23 150	2	i	9 7	2	3		18 23 33 158			
406 11 24 29	46 11 24	360 29		138 11 23 29	19	i	245	4		269 19 29	137 11 5			
352 103 57 253 3	22 18 206 3	57 47		340 76 24 217	8 2 5	1 12	24 33 19 2		253	352 25 57	78		::i	
2,583	636	1,373	574	1,528	40	20	982	13	284	842	1,457		1	
8 98 105	 8 30	98 75		8 98 105					50	8		98		

Table IV—Statistics of Factories Inspected in First and Second Class Cities: By Industries—

					NUME	GEST ER OF OYEES.		OFF	TCE
In- dustry num- ber.	CITY AND INDUSTRY.	Num- ber of inspec- tions.	Places in- spect- ed.	Num- ber of owners at work.	, ,	Shop force.	Grand total.		14-16
	ROCHESTER—Concluded.	Ì	Ì						-
` 	XII. BUILDING INDUSTRY. Carpenters' shops. Paint shops. Plumbers' shops.	2 3 16		2 2	11	5 5 350	5 5 34 8	12	
	Total—Group XII	21	17	4	11	360	358	12	
	Total—Rochester	2,085	1,411	927	1,953	45,444	44,529	1,912	4
	SCHENECTADY.				======				
l-a l-b 2-a 3-c 5-d	I. Stone, Clay and Glass Products. Crushed stone. Cut stone. Asbestos, graphite, etc. Plaster (wall and land). Bottles and jars.	1 3 2 1 1	1 3 2 1 1		2 3 8	20 29 255 4 105	22 32 263 4 108	2 3 8	
	Total—Group I	8	8	2	16	413	429	16	
}-u	II. METALS, MACHINES AND CON- VEYANCES. Sheet metal work	4 2	4 2	i i	7	51 13	56 11	7	
⊆	Dynamos, motors and electrical supplies	33		ļ <u>.</u>	1,540	11,071	12,611	1,540	1:
5 −g	Carriages, wagons and sleighs Locomotives	5 2 3 1		6	150 4 17	26 4,807 97 179	26 4,957 101 196	150 4 17	
	Total—Group II	50	17	7	1,718	16,242	17,958	1,718	2
5- a .	III. WOOD MANUFACTURES. House trim. Furniture and upholstery. Brooms	4 3 1	3		11	119 13 18			
	Total—Group III	8	8	4	11	150	161	11	
3-g	IV. LEATHER AND RUBBER GOODS. Furs and fur goods. Saddlery and harness. Canvas and sporting goods. Rubber and gutta percha goods.	1 3 1 1	3	i i	i	2 9 3 9	9 3		
	. Total—Group IV	е	6	2	1	23	24	1	
1- a 6		1		i	10		28 1	10	
	Total—Group V	2	·	1	10	19	29	10	
3-a 2-c 3-a 3-b	VII. PRINTING AND PAPER GOODS. Paper boxes and tubes. Other paper goods. Printing and publishing. Bookbinding and blank book making.	10) 1Ĉ	7	31	16 36 91	40	4	
	Total—Group VII	15	13	8	35	145	180	35	

REPORT OF BUREAU OF FACTORY INSPECTION, 1906.

Continued.

Rochester-Schenectady.

UMBER	от Ем	PLOYEE	S AT T	ME OF	Inspec	rion.			WEEK	LY Hou	rs of L	ABOR.	ILLEX	DERN
			вно	P FORC	ε.					R OF EM			EMPI	OYNO
		Numb	oer in S	hops Er	nployin	g					:			
Total.	1- 19.	20- 199.	200 +.	Men (19 yrs. +).	Y'ths (16- 18 yrs).	Boys (14- 16 yrs).	Wom. (16 yrs. +).	Girls (14- 16 yrs).	51 hrs. or less.	52-57 hrs.	58-63 hrs.	Over 63 hrs.	Un- der 14 yrs.	Illit- erate
				_					!		!			
5 5 336	5 5 61	275	 	5 5 336					3 5 336		2			
346	71	275		346					344		2			
42,617	6,588	21,010	15,019	26,784	1,199	414	13,844	376	1,636	31,077	9,791	113	10	
20 29	29	20		20 29					29		20	' '		
255 4	4	52	203				208			255				
105	<u> </u>	105		6 0	10		35							
413	3 3	177	203	160	10		243		2°	255	129	-=		
49 11	26 11		 	4 9 11					26	2 3	i ii		· • • • •	
11,071 26	26		11,071	9,937 26	24 0	20	874			11,071	·····ż6	: : : : :	· · · · · ·	
4,807 97 179		97 179	4,807	4,711 97 179	96					4,807 179	72	2 5		
16,240	63		15,878		336	20	874		26	16,080	109	25		
119 13 18	33 13 18			119 12 18		i				i	119 12 18			
150	64	86		149		1				1	149			
2 9 3 9	. 3 9			1 9 3 9			1		: ::::::: :::::::	3	2 9 			
23	. 23			22			1			3	20			
18 1	18 1			14 1			4		18		i			::::
1	19			15			4		18		1		 -====	
1(3(91	16	36 56		3 19 83			12 17 7		31	36 60				
2	2		·····	1	•••••		1	····	<u> </u>	2		<u> </u> -,		
145	53	92	<u></u>	106	2		37	· · · · ·	31	98	16			

Table IV-Statistics of Factories Inspected in First and Second Class Cities: By Industries-

					Numi	GEST BER OF OYEES.			TCE
In- dustry num- ber.	CITY AND INDUSTRY.	Num- ber of inspec- tions.	in-	Num- ber of owners at work.	Office	Shop force.	Grand total.		14-16 yrs. of age.
	SCHENECTADY—Concluded.							i	
2-c	VIII. TEXTILES. Woolens and worsteds	1 1	1		2 3	14 188	16 191	2 3	
	Total—Group VIII	2	2		5	202	207	5	
1-a 1-b 2-a 2-b	IX. CLOTHING, MILLINERY, LAUN- DRY, ETC. Tailoring Shirts, collars and cuffs Dressmaking Women's white goods	25 1 2 1	25 1 2 1		i	52 9 37 200	52 9 38 180	·····i	
6-a2	Millinery Laundries (non-Chinese)	9 8 17 2	9 8 17 2	4 5 17 1	4 3 i	68 72 25 9	67 75 25 10	1	
	Total—Group IX	65	65	50	13	472	456	13	
4-c 4-d	X. FOOD, LIQUORS AND TOBACCO. Flour and other cereals. Bread and other bakery products Confectionery and ice cream. Malt liquors	3 38 5 1	3 35 5 1	3 26 2	4	16 108 24 2	20 108 20 2		
8-g 6-b 6-с	Miscellaneous bottling	6 19 1	6 19 1	19 1	3	25 74 2	28 74 2	3	
	Total—Group X	73	70	55	7	251	254	7	
2	XI. WATER, LIGHT AND POWER. Gas. Electric light and power	1 2	1 2		2		18 28	2 2	
	Total—Group XI	3	3		4		46	4	
	Total—Schenectady	230	194	130	1,820	17,959	19,744	1,820	26
3-d	SYRACUSE. I. STONE, CLAY AND GLASS PRODUCTS. Plaster (wall and land)	3 1 2	3 1 2	1:	4 3	68 5 26	72 5 29		
4-8	Plaster casts and ornaments	2 1 3	2 1 2	1 1	1	27 70 40 2	28 71 399	• 1	
	Total—Group I	12	11	5	23	598	604	18	
1-e 2-a	II. METALS, MACHINES AND CON- VEYANCES. Silver and plated ware. Jewelry, gold pens, etc. Smelting and refining. Brass and bronze castings.	2 1 1 4	. 2 1 1 2	2 1 3 2	3 i	38 4 3 111	41 4 4 114	3 1 3	
2-d 2-e	Gas and electric fixtures	1 4	1	1 2.		10 64			

Schenectady-Syracuse.

UMBER	ог Ем	PLOYEE	AT TI	ME OF	INSPECT	TION.			WEEK	LY HOUR	s of L	ABOR.	CHIL	ALL
			вно	P FORCE	ε.				NUMB:	ER OF EN	PLOYER WORK	8 (IN	EMPL	OYEL
		Numb	er in S	hops En	nployin	g-								
Total.	1- 19.	20- 199.	200 +.	Men (18 yrs. +).	Y'ths (16- 18 yrs).	Boys (14- 16 yrs).	Wom. (16 yrs. +).	Girls (14- 16 yrs).	51 hrs. or less.	52-57 hrs.	58-63 hrs.	Over 63 hrs.	Un- der 14 yrs.	Illit erate
14 188	14	188		770	3		7 115				14 188		· • • • •	
202	14	188		77	3		122				202			
52 9 37 176	52 9 17	20 176		46 1 7 15	i		6 8 30 160		2	37	50 9		·····	: : : : : :
63 72 25 9	63 49 25 9	23		24 25 9			63 48			37 23	9	I		
443	224	219		127	1		315		2	97	326	18		<u>:::</u>
16 108 20 2	16 108 20 2			16 97 18 2	2		9 2				16 108 20 2	:::::	2 	
25 74 2	25 74 2			25 65 2	5	3	i	 	74 2		25		:::::	
247	247			225	7	3	12		76		171		2	 احد
16 26 42	16 6 22	20 20		16 26 42					6		16	20		
17,924	762		16,081		359	24	1,608		188	16,534	1,139	63	2	
68 5 26	15 5 26	53		66 5 26	2 					 9	68 5 17			
27 70 390	27	70 20	 370	27 70 172	i7	 21	 172	· · · · · · 8		10 217	17 70 173			
586	73	143	370	366	19	21	172	8		236	350			
38 4 3 111	7 4 3	31 		33 4 3 110	i	2	3				38 34			
10 64	10 11	53		10 6 2							10 62			

Table IV—Statistics of Factories Inspected in First and Second Class Cities: By Industries—

					Nume	GEST SER OF OYEES.			
In-		Num	Places	Num- ber of					TCE RCM.
dustry num- ber.	CITY AND INDUSTRY.	ber of inspec- tions.	in- spect- ed.	owners at work.	Office help.	Shop force.	Grand total.	Total.	14-16 yrs. of age.
	SYRACUSE—Continued.	 							<u> </u>
2-f 2-g	II. METALS, MACHINFS AND CONVEY- ANCES—Concluded. Sheet metal work	9 8	7 7	8 4	12 7	573 93	296 100	1 <u>1</u>	<u>i</u>
	Rolling mills and steel works	5 3 7 2	4 2 5 2	3 4 1	40 14 31 1	1,296 113 835 5	1,336 127 848 6	40 14 27 1	
3-k 3-n	Tools and dies Firearms. Wire work not elsewhere specified Car wheels and railway equipment	9 1 3 1	8 1 2 1	9 1 3 1	3 4 1 5	127 60 24 58	122 64 21 63	3 4 1 5	
3-r	Architectural and ornamental iron work. Cooking and heating apparatus. Typewriting and registering machines. Stationary engines, boilers, etc.	1 7 7 13	1 7 4 9	1 1 5	23 62 9	12 229 1,863 336	12 248 1,925 322	23 62 9	i
3-v 4-a	Machinery not elsewhere classified Castings	23 8	17 6	12 7	33 16	587 729	619 707	32 15	
4-c	paratus	6	1 5	4	3 22	12 159	15 173	3 22	1
5-b 5-c	Carriages, wagons and sleighs. Blacksmithing and wheelwrighting Cycles. Motor vehicles.	4 1 1 5	3 1 1 3	3 1 3	6 1 85	313 ამ 2 1,325	319 31 2 930	6 1 70	
5-g 7 8-a	Railway repair shops	1 6 1	1 3 1	i	·····	56 626 3	56 657 5	79 2	
	Lamps, reflectors, stereopticons, etc Clocks and time recorders Scales, meters, phonographs, etc	2 5 1	1 4 1	4	4 23 10	$^{176}_{\overset{254}{86}}$		4 23 10	i
	Total—Group II	154	119	88	505	10,212	9,798	485	
2-b 2-c	III. WOOD MANUFACTURES. House trim. Packing boxes, crates, etc. Cigar and fancy wood boxes. Cooperage.	1 2 2 3	15 2 1 3	8 4 1	7	257 18 20 22	249 18 20 22	7	
5-8	Other articles and appliances of wood. Furniture and uphoistery	, 9	2 7 2	2 3	13	19 410 138	19 423 145	i3	
5-d	Store, office and kitchen fixtures Mirror and picture frames Brooms.	1 3 4	1 2 4	1 4	i	3 57 112	. 58 115	1 3	
	Total—Group III	48	39	23	31	1,056	1,072	31	
1 3-a 3-d 3-e	IV. LEATHER AND RUBBER GOODS. Leather. Belting, washers, etc. Boots and shoes. Gloves and mittens.	1 6 7 4	1 5 4 3	2 1 4	9 26 2	4! 97 697 49	97 707 51	 0 27 2	· · · · · i

Syracuse.

UMBER	ор Ем	PIO YEE			INSPECT	MION.			1	ER OF EM			ILLE	DREN GALLI OYED
				PORCI					вно	PS) WHO	WORK	-		
		Numb	er in Si	nops Er	nployin	<u></u>			İ		'			i 1
Fotal.	1- 19.	20- 199.	200 +.	Men (18 yrs. +).	Y'ths (16- 18 yrs).	Boys (14- 16 yrs.)	Wom (16 yrs. +).	Girls (14- 16 yrs).	51 hrs. or less.	52-57 hrs.	58-63 hrs.	Over 63 hrs.	Un- der 14 yrs.	IUit- erate
285 93	47 68	23 25	215	218 90	18	3	46		27	9 25	249	• • • • •		ļ
1,296	4		1,142	1,271	19	6				25 10	68 901	385		
113 821 5	····· ² 7 5	113 44	770	113 681 5	29	4	107			3	113 818 5			
119	36	83		105	10	2	2			11	108			
60 20 58	20	60 58		60 14 55	:i	i	5 2		8	 58	12			
12 225 1,863 313	12 31 61	194 40 252	1,823	12 217 1,754 313	6 66		4i		57	2 37	12 168 1,861 276			
587 692	85 18	502 301	373	587 653	2 5	 14				147 333	440 359			
12	12			12						12				
151	30	121		138	2		11			134	17			 .
313 30	11	30	302	303 28	2 2		8	· • • • •		7	306 30		.	
860	2 5	20	835	2 855	· · · · · · 5						8 6 0		· · · · ·	
56 578 3		56 183	395	56 569 2	<u>.</u>	·····i	i				56 577			
176 254 86		176 254		141 245	9		26 8			86 ¹	176 168		· • • • • • • • • • • • • • • • • • • •	
9,313	492	2,966	5,855	8,768	3 212	37	32 292	-4 4	92	1,060		385		
														===
242 18 20 22	85 18 22	157 20		239 18 9 22		i	2 10	••••	14	47 1 22	181 18 19		· · · · · · · · · · · · · · · · · · ·	::::
19 410 138	19 19	391 138		19 391 107	12	3 2	4 25			5 12	19 405 126			
3 57 112	3 16	41 112		3 49 63	2 6	6 5	38				3 52 61			
1,041	182	859		920	25	17	79		14	143	884			
4 8 680 49	· 4 23 10 3	65 246 46	424	* 4 87 358 25	66	i	226	8		1 30	4 87 650 49			

Table IV—Statistics of Factories Inspected in First and Second Class Cities: By Industries—

					Nume	GEST BER OF DYEES.			
In-		Num-	Places	Num-				OFF For	ICE.
dustry num- ber.	CITY AND INDUSTRY.	ber of inspec- tions.	in- spect- ed.	ber of owners at work.	Office help.	Shop force.	Grand total.	Total.	14-16' yrs. of age.
	SYRACUSE—Continued.								
3-g 4 5-d	IV. LEATHER AND RUBBER GOODS— Concluded, Canvas and sporting goods. Rubber and gutta percha goods. Mattresses, pillows, etc	2 3 3	2 2 2	4	1 2	11 8 25	11 9 27	1	
	Total—Group IV	26	19	12	40	891	906	41	1
1-d	Sodas and other alkalies	1 4	1 3 2 1		6 8			6	
8 4 6	Wood alcohol and essential oils Animal oil products	8 2	1 6 1	5		26 254 8	269	15	
	Total—Group V	20	15	9	36	580	616	36	
2-a 2-c 3-a	VII. PRINTING AND PAPER GOODS. Paper boxes and tubes. Other paper goods. Printing and publishing.	7 1 31	5 1 26	1	1	151 8 464	149 8 514		
3-b 3-c 4	Lithographing and engraving	1 6		6	4 6 12		69	5	i
	Total—Group VII	l	40	31	112	885	954	111	1
2-a 4	VIII. TEXTILES. Carpets and rugs. Hostery and kult goods.	1 5		3			15 438		
	Total—Group VIII	e	4	3	8	491	453	8	
1-a 1-b 1-d 2-a	Shirts, collars and cuffs	73 2 1 15	1 2	1		1, 6 05 95 12 853	95 12		
2-b 3 4-b	Women's white goods	1 2 11	1 1 11	2	₂	11 7 139	11 7 141	2	
6-a1 6-b 7		9 2 1		1	1	10		1	
	Total—Group IX	117	99	80	84	2,965	2,996	84	
1-c	X. FOOD, LIQUORS AND TOBACCO. Flour and other cereal products. Fruits and vegetables (canning and preserving)	4	4	2		389	309		
1-d 1-e	Coffee and spice roasting and grinding Groceries not otherwise specified	1	1		i	20	21	i	
3 4-a	Dairy products	1	1 2	_i	26	40 38		26	

Syracuse.

UMBER	ог Ем	PLOYEE	8 AT TI	ME OF	INSPEC	rion.			WEER	LY Hou	RS OF L	ABOR.	ILLE	
			8HO	P FORCE	E.				NUMB 8H	ER OF EN	PLOYER O WORK	28 (IN	Емр	OTE
		Numl	er in Sl	ops Er	nployin	g					1			l
Fotal.	1- 19.	20- 199.	200 +.	Men (18 yrs. +).	Y'ths (16- 18 yrs).	Boys (14- 16 yrs).	Wom. (16 yrs. +).	Girls (14- 16 yrs).	51 hrs. or less.	52–57 hrs.	58-63 hrs.	Over 63 hrs.	Un- der 14 yrs.	Illit- erate
													٠.	
11 8 25	11 8 25			4 4 13		1	6 4 12			8 7	11 i8			· · · ·
865	84	357	424	495	66	24	272	8		46	819			
12 236 42 2	12 23 5 2	37	213	4 83 40 1	1 17	1 4	6 119 2 1	13	i	7 213 5	5 23 37			
26 254 8	38 8	26 216		138 8	21	11	19 70	14		26 6	185	63		
580	88	279	213	281	39	16	217	27	1	258	258	63		
146 8 427	18 8 142	128 28 5		39 7 287	1 1 11	8	89 118	3	56	34 371	112 8			
48 64 150	14 33	34 31 150		30 61 79	1 1 38	 2 8	17 23	······ 2	• • • • · · · · · · · · · · · · · · · ·	48 64 33	117			
843	215	628		503	53	18	247	22	56	550	237			
15 430	15	430		15 65	10		333	22		195	15 235			
445	15	430		80	10		333			195	250	! !		
1,577 95 12 828	359 10 12 57	91 <u>4</u> 85 771	304	527 8 3 70	27 1	8 1	972 87 7 747	43 11	12	1,366 10 799	211 85 29	.		
11 7 139	11 7 104	 35		5 1	ii		8 2 136	3 1		11 2 36	5 103			
203 10 30	27 10	176 30		34 7 20		1	1 6 5 3 10	2	iö	86 3	76 7 20			
2,912	597	2,011	304	6 75	30	10	2,137	60	63	2,313	536			
41	9	32		40			1				9	32		
277 6 20	6 6	271 20		124 1 20	5	4	142 5	2 		118 6	159 20		 	
40 38		40		35 19			5 15	3		5 3		35	 	

Table IV—Statistics of Factories Inspected in First and Second Class Cities: By Industries—

					Numi	GEST BER OF OYEES.		. 0-	FICE
In- dustry num- , ber.	CITY AND INDUSTRY.	Num- ber of inspec- tions.	Places in- spect- ed.	Num- ber of owners at work.	Office help.	Shop force,	Grand total.		14-16 yrs. of age.
4-b	SYRACUSE—Concluded. X. FOOD, LIQUORS AND TOBACCO— Concluded. Crackers and biscuits	1 68	1 62	50	16 81	108 133		16 81	
4-d 5-c 5-d 5-e 6-b	Confectionery and ice cream Mineral and soda waters. Malt Malt liquors. Cigars.	10 3 2 7 24	8 3 2 6 16	13	8 7 1 75 4	166 16 35 149 409	174 23 36 221 344	8 7 1 75 3	
	Total—Group XXI. WATER, LIGHT AND POWER. Gas	129 2 1 3	109 2 1	80	259 2 2	1,550 123 34 157	1,625 125 34 159	258	
·	Total—Group XI Total—Syracuse TROY	564	458	331	1,100	19,385	19,183	1,074	7
3-e	I. STONE, CLAY AND GLASS PRODUCTS. Cut stone	7 1 5 3	7 1 5 3	4	1 1 13	50 10 160 127	38 3 161 140	13	
2-c 2-e	Total—Group I	2 2 2 1	2 2 2 1	2	3	347 7 27 1	342 3 28	15	
2-g 3-c	Sheet metal work Metal goods not elsewhere specified Rolling mills and steel works Bridge and structural fron Hardware not elsewhere specified	1	6 1 3 1 2	1 1	12 6- 2	65 1,395 90 91	10 1,304 96 90	3 12 6 2	
8-1 8-m 3-n	Wire work not elsewhere specified Car wheels and railway equipment	1 1 2 2	1 1 2 2	i	11	18 7 15 395	18 3 14 40 6		
3-r 3-t 3-u 3-v	Cooking and heating apparatus Stationary engines, boilers, etc Machinery not otherwise classified Castings Dynamos, motors and electrical sup-	4 2 15 6	4 2 15 6	10 1	18 4 17 19	341 53 191 6 95	359 54 196 688	17	
5-a 5-c	plies Carriages, wagons and sleighs Cycles.	1 12 2	12 2 2	8 2		62 96 6	69 82 5	7 5	
8-a 8-e	Railway repair shops	72	2	28	125	194 23 3,813	208 20 3,746	14 2 125	

Syracuse-Troy.

UMBER	от Ем	PLOYEE	AT TI	ME OF	N8PECT	ion.			WEEK	LY Hous	S OF LA	BOR.	CHIL	BALLI
•			SHOI	FORCE	ı.					ER OF EN		CS 1N	Емрі	OYEL
		Numb	er in Sh	ops En	ploying	ş—								Ī
Total.	1- 19.	20- 199.	200 +.	Men (18 yrs. +).	Y'ths (16- 18 yrs).	Boys (14- 16 yrs).	Wom. (16 yrs. +).,	Girls (14- 16 yrs).	51 hrs. or less.	52-57 hrs.	58-63 hrs.	Over 63 hrs.	Un- der 14 yrs.	Illit erate
											1 1			
108 133	133	108		70 1 2 0	· 2	<u>2</u>	36 10		·····i	······ <u>·</u>	108 130	:::::		
166 16 35	24 16 8	142 27		77 11 35	3	· · · · · · · · · · · · · · · · · · ·	78	9	i 27	44	122 15 8			
146 341	36 94	110 22	225	145 274	i	10	53	3	97 261	• 49 51	29		3	—∸
1,367	335	807	225	971	15	18	346	17	387	278	635	67	3	···
123 34	8	115 34		123 34	. .					34		123		:::
157	8	149		157						34		123		
18,109	2,089	8,629	7,391	13,216	469	161	4,095	168	613	5,113	11,745	638	3	
38	38			38					26	12			.	
160 127	14 	146 127		160 127					22	37	138 90		i	::: ::::
327	54	273		327					48	49	230		1	
3 25	3 25			3 25 1					2	1 15	iō			 :::
57	27	30		57					27		30		· · · · ·	
10 1,292 90 88	10 2 9	30 90 79	1,260	1,292 90 47	ii	 2	28			10 30 90 2				
18 3 13	18			18							18	i		
13 395	13	45	350	13 39 5		: : : : : :					13 395			:: :
341 50 179 66 9	16 18 66 10	75 32 113 165		339 50 178 66 9			i		75 1 60	21 609	262 50 157	1		
62 77	87	62 40		60 77	2	 -•		 		12		٠	ļ 	:::
31 104	5 9 10			31 101		••••				·	22	9	 	
194 18	10		<u> </u>	191 18			a	<u> </u>	<u> </u>	3	194 15			
3,621	300	967	2,354	3,572	15	2	32		165	797	2,650	9		

Table IV—Statistics of Factories Inspected in First and Second Class Cities: By Industries—

					NUME	GEST ER OF OYEES.			
In-			Places	Num-				Off For	ICE.
num- her.	CITY AND INDUSTRY.	ber of inspec- tions.	in- spect- ed.	ber of owners at work.	Office help.	Shop	Grand total.	Total.	14-16 yrs. of age.
	TROY—Continued.			' '					
2 -a 3	III. Wood Manufactures. Saw mill products. House trim. Cooperage. Wooden toys and novelties.	3 2 2 1	3 2 2 1	2	1	7 45 27 29	7 46 27 29		
1-e 5-a 5-e	Other articles and appliances of wood. Purniture and upholstery Other cabinet work	5 12 1	5 12 1	3 12 1	1 	53 41 14	50 32 14	1	
	Total—Group III	26	26	18	2	216	205	2	
3-a 3-b	IV. LEATHER AND RUBBER GOODS. Furs and fur goods. Belting, washers, etc. Saddlery and harness. Boots and shoes.	2 2 2 2 1	2 2 2 2 1	1 i	2 4	20 7 26 2	17 8 26 2	2 4	
4	Canvas and sporting goods	1 2 12	1 2 12		iö	3 3 542	1 3 522	iò	
	Total—Group IV	22	22	9	16	603	579	16	
2-a 4 7-c	V. CHEMICALS, OILS, PAINTS, ETC. Paint, varnish, etc	1 2 1	1 2 1	ii	4	43 5 9	47 6 9	4	
	Total—Group V	4	4	1	5	57	62	5	
2-c.	VI. PAPER AND PULP. Paper mills	5	5	2	6	170	176	6	
3-a 3-b	VII. PRINTING AND PAPER GOODS. Paper boxes and tubes. Printing and publishing. Bookbinding and blank book making. Lithographing and engraving.	22	21	7 2		497 384 15	435 16	54 1	
	Total—Group VII	33	32	9	64	910	936	64	
4	VIII. TEXTILES. Carpets and rugs. Cotton goods. Hosiery and knit goods. Flax, hemp and jute manufactures. Oil cloth, window shades, etc.	4			9	29 29 881 37 29	32 864 38	3 9 1	
	Total—Group VIII	8	8	3	14	978	966	14	
1-a 1-b 2-a 2-d	IX. CLOTHING, MILLINERY, LAUNDRY, ETC. Talloring	48 37 14	36 1 13	6 B) 6	246	218	11,077 218	244	
3	Men's hats and caps	. 1	2. 2. 1.	5 10) 	7 151 924	148	 3	

Continued.

Troy.

UMBER	от Ем	PLOYEE	8 AT TI	ME OF	INSPEC	rion.			WEER	LY Hou	RS OF LA	ABOR.	ILLE	DREN GALLY
			вно	P FORCE	E.				NUMB SH	ER OF EMOPS) WHO	(PLOYEI	28 (IN	Емрі	LOYE:
		Numb	er in S	hops En	nployin	g-								
Total.	1- 19.	20- 199.	200 +.	Men (18 yrs. +).	Y'ths (16- 18 yrs).	Boys (14- 16 yrs).	Wom. (16 yrs. +).	Girls (14- 16 yrs).	51 hrs. or less.	52-57 hrs.	58- 6 3 hrs.	Over 63 hrs.	Un- der 14 yrs.	Illit- erate
						[
7 45 27 2 9	4	45 23 29		7 45 26 22	1 5	2				45 23 2	4			
49 32 14		40		49 32 14					3	14	49 29			
203	66	137		195	6	2			3	84	116			
17 6 22 2	17 6 22 2			4 6 22 2			13		7		10 6 22 2			
1 2 512	1 3 30	482		1 2 458	 21	₇	 1 26		6	8	1 3 498			
563	81	482		495	21	7	40		13	8	542			
43 5 9	5 9	43		41 5 9	1	1	•••••		1		42 5 9		· • • · · ·	
57	14	43		55	1	1		<u></u>	1		56			
170	22	148		155			15				74	96		
462 381 15 14	89 15 14	462 292		209 344 7 14	24 14 1	24 3 3	203 20 4	2	145	175 200 15	287 36		· · • · · ·	
872	118	754		574	39	30	227	2	152	397	323			
2 29 855 37 29	2	29 184 37 29	671	15 292 27 29	12 5	6	2 14 540 5	5		2 11 29	20 844 37			
952	2	279	671	363	17	6	561	5		42	910		····	
123 10,833 217 49	123 73 83 8	946 134 41	9,814	2,668 39 3	114	30 	7,984 176 46	37 2	2	5,884 75 49	117 4,949 142			
7 148 898	7 126 34	22 445	419	 117	i		3 148 780		7 3 1 9 9	69 185	76 514		· · · · · · · · · · · · · · · · · · ·	

Table IV-Statistics of Factories Inspected in First and Second Class Cities: By Industries-

					NUMB	GEST ER OF OYEES.			
				Num-				OFF	CE.
In- dustry num- ber.	CITY AND INDUSTRY.	Num- ber of inspec- tions.	Places in- spect- ed.	ber of owners at work.	Office help.	Shop force.	Grand total.	Total.	14-16 yrs. of age.
3-a2	TROY—Concluded. IX. CLOTHING, MILLINERY, LAUNDRY, ETC.—Concluded. Chinese laundries	8	8	5		10 18			
7	Clip sorting	3	3	i	<u>i</u>	64	62	i	
	Total—Group IX	157	155	79	260	14,099	12,616	258	
1-a 1-c	Fruits and vegetables (canning and	2	2		3	16	i	3	
1-d 2	preserving)	i	1 1		1 2	5 2 · 2 0	2		
3 4-c 4-d	Bread and other bakery products	1 45 11	1 43 11			19 143 61		· · · · · · · · · · · · · · · · · · ·	
5-с 5-е 8-b	Mineral and soda waters	15 25	11 25	1	26	16 243 318	266	26	
	Total—Group X	106	100	32	37	843	848	87	
1 2 4	XI. WATER, LIGHT AND POWER DISTRIBUTION. Water. Gas. Electric light and power. Steam heat and power.	1 1 3 2	1 1 3 2		1 1 3	27 10 36 3	33	3	
	Total—Group XI	7	7		5	76	75	5	
) .	XII. BUILDING INDUSTRY. [Carpenters' shops	10 1 11	1	. 1		68 6 57	3		
	. Total—Group XII	22	22	14	4	131	116	4	
	Total—Troy	478	469	196	553	22,243	20,667	551	
	UTICA.						ı		
1-b 3-a 3-c	I. STONE, CLAY AND GLASS PRODUCTS. Cut stoneAsphaltPlaster (wall and land)	2 1 2			1 5 3	21 25 26	30		1
3-e 1-c 5- a.	Artificial stone	1 1 1	1 1 1		2	5 48 12	34	2	
	Total—Group I	8	8		11	137	132	11	
2-c	II. METALS, MACHINES AND CON- VEYANCES. Brass and bronze castings	2	2	2			.4		
2-e 2-g	Gas and electric fixtures Brass and bronze ware Metal goods not elsewhere specified	1 4 1	3	1	4	57 68 12	59 72 13	4	

Continued.

Troy-Utica.

TUMBER	ор Ем	PLOYEE	8 AT TI	ME OF	Inspect	rion.			WEEK	LY Hou	RS OF LA	ABOR.	ILLE	DREN JALLY
			вно	P FORCE	E.				NUMB SH	ER OF EM OPS) WHO	PLOYEE WORK-	8 (IN	Емрі	LOYED
		Numb	er in Sl	iops En	nployin	g					1.			
Total.	1- 19.	20- 199.	200 +.	Men (18 yrs. +).	Y'ths (16- 18 yrs).	Boys (14- 16 yrs).	Wom. (16 yrs. +).	Girls (14- 16 yrs).	51 hrs. or less.	52-57 hrs.	58-63 hrs.	Over 63 hrs.	Un- der 14 yrs.	Illit- erate
10 12 61	10 12 8			10 12 28			33		2		10 12 59			
12,358	484	1,641	10,233	2,996	115	32	9,176	39	213	6,266	5,879			
16 2 2 20	16 2 2	İ		16 2 2 20			•			2	9 2 20	7		
19 141 46	19 141 46			19 138 28	₂		3 15	i	4	19 4 24	130	3	 1 1	
16 240 309	16 70 82	170		16 240 275	iš	14	<u>2</u>		14 309	121	16 102	3	i	
811	394	417		756	20	14	20	1	327	170	301	13	3	
27 10 30 3	10 7 3	23		27 10 30 3					6	21	10	2		
70		50		70					6	44	18	2	<u> </u>	
56 3 53	36 3 53	<u> </u>		56 3 53					47	9		: : : : : : : : : : : : : : : : : : :		
112	92	20		112			10.051		89	12	11	••••		
20,116	1,647	5,211	13,258	9,670	234	94	10,071	47	1,017	7,869	11,110	120		
21 25 26	21 26	25		21 25 26				• • • • •		11 9	10 25 17			
5 32 12		32		5 28 12			4	• • • • •		iż	32			
121	64	57		117			4			32	89			
57 68 12	10 12	 57 58		4 45 67 12	6	4	2 1			32	57 36 12			

Table IV-Statistics of Factories Inspected in First and Second Class Cities: By Industries-

Y-		Num-	Places	Num-	Numb	GEST ER OF OYEES.		OFF For	
In- dustry num- ber.	CITY AND INDUSTRY.	ber of inspec- tions.	in- spect- ed.	ber of owners at work.	Office help.	Shop force.	Grand total.	Total.	14-16 yrs. of age.
	UTICA—Continued.								
3-g 3-k 3-m 3-q	II. Metals, Machines and Converge Concluded. Hardware not elsewhere specified Firearms. Metal beds and bed springs Architectural and ornamental iron work.	1 1 2 2	2		2 10 14	10 234 265	12 244 279 6	14	· · · · · • •
-3-u	Cooking and heating apparatusStationary engines, boilers, etcMachinery not otherwise classified. Telegraph, telephone and fire alarm apparatus.	4 1 6	. 6	····i	38 3 4 3	677 70 157	715 73 139 178	38 3 4	
5-a 5-d 5-g	Dynamos, motors and electrical supplies. Carriages, wagons and sleighs. Motor vehicles. Railway repair shops. Agricultural implements.	1 3 4 3 2	1 3 3 2 2	2	1 23 5 16	5 126 312 167 187	4 114 335 172 154	1 23 5 16	
	Total—Group II	40	37	7	126	2,532	2,573	126	
5-a	Furniture and upholstery	3 2 1 1	3 2 1 1	3	10	253 17 44 24	263 17 44 25	10 i	
5-е	Caskets Other cabinet work Pianos, organs, etc	1 1 2	1 1 2	i	2	46 10 80	50 4 82	4 2	•••••
	Total—Group III	11	11	4	17	474	485	17	
3-a 3-b 3-c	IV. LEATHER AND RUBBER GOODS. Furs and fur goods Belting, washers, etc. Saddlery and harness. Traveling bags and trunks. Fancy leather goods.	*1 2 1 1 2	1 2 1 1 1		1 1 2	8 11 6 30 31	9 12 6 30 30	1 1 2	
	Total—Group IV	7	6		4	86	87	4	· · · · · · ·
2-a 7-c	V. CHEMICALS, OILS, PAINTS, ETC. Paint, varnish, etc	1	1 1		2 3	5 7	7 10	2 3	
	Total—Group V	2	2		5	12	17	5	
2-c	VI. PAPER AND PULP. Paper mills	1	1		- 1	40	41	1	
3-8	VII. PRINTING AND PAPER GOODS. Paper boxes and tubes. Printing and publishing Bookbinding and blank book making.	3 20 1	2 19 1		1 83	93 276 17	92 358 17	1 83	
	Total—Group VII	24	22	9	84	386	467	84	
2-a 2-c 3	VIII. TEXTILES. Carpets and rugs. Woolens and worsteds. Cotton goods.	1 1 4	1 1 4	1	12 20	758 2,020	738 2,040	11 20	

REPORT OF BUREAU OF FACTORY INSPECTION, 1906.

Continued.

Utica.

UMBER	ог Емі	PLOYEES	AT TI	ME OF	NSPECT	ion.				LY Houn			CHILI ILLEG EMPL	ALL
			8H	OP FOR	CE.					R OF EM		8 (IN		/ 1 Bil
		Numb	er in Sh	ops En	ploying	;								
Fotal.	1- 19.	20- 199.	200 +.	Men (18 yrs. +).	Y'ths (16- 18 yrs).	Boys (14- 16 yrs).	Wom. (16 yrs. +).	Girls (14- 16 yrs).	51 hrs. or less.	52-57 hrs.	58- 6 3 hrs.	Over 63 hrs.	Un- der 14 yrs.	Illi erat
10 234 265	10 15		234 250	10 199 241	25 10		 10 1 4				10 234 265			
6 677 70	6	283 70	394	6 672 70	5	.					6 677			
135 175	28	107 175		132 158	10	3		4		3	132 175		4	
3 114 312 167 138	3 23 18	91 167 138	294	3 113 307 167 135	4		1 1		3	14	100 312 77 138			
2,447	129	1,146	1,172	2,341	63	7	32	4	3	212	2,232			<u> </u>
253 17 44 24	13 17	240 44 24		253 1 28 12	6		13 10 12			13 13	240 4 44 24		:::::	
46 4 80	é	74		40 4 78		2					46 4 80			
468	40	428		416	8		41	-	L	26	442			-
11 6 30 28	6	30		30 30 9	3		i		i	1	11 6 30 27			
83	2!	5 58		59			2	3	1	. 1	82	2		
ş	-	5			5						-	7		
12	1:	2		1:	2		=				15	2	: <u></u>	= -
40	<u> </u>	. 40)	40	2							. 40	o	- -
91 278 17	6-	7		3' 24	7	5 8	3 4 8 1	3	3 1 183					
383	8	1 30	2	28	7 1:	3 1-	4 6	5	4 18	10	7 9	1		<u>- -</u>
727 2,020	7	2	727	360	2	9 1	5 30 2 95	i	 7¦ 4 l	3	69. 8 2,00	2		: ::

Table IV-Statistics of Factories Inspected in First and Second Class Cities: By Industries-

					NUM	RGEST BER OF			
' In-		Num-	Places	Num- ber of	EMPL	OYEES.			TICE RCE.
dustry num- ber.	CITY. AND INDUSTRY.	inspec- tions.	spect- ed.	owners at work.	Office help.	Shop force.	Grand total.	Total.	14-16 yrs. of age.
	UTICA—Concluded.					•			
4 5-a 6	VIII. TEXTILES—Concluded. Hostery and knit goods. Dyeing, finlshing, etc Flax, hemp and jute manufactures	20 1 1	16 1 1		69 1	4,339 32 3	4,405 33 3	69	2
	Total—Group VIII	28	24	1	102	7,154	7,221	101	2
_	IX. CLOTHING, MILLINERY, LAUN- DRY, ETC.								
6-a1 6-b	Tailoring. Dressmaking. Laundries (non-Chinese)	21 5 9 3 2	21 5 9 3 2		32 1	1,507 57 135 38 26	1,338 47 134 36 26	32	
	Total—Group IX	40	40	21	33	1,763	1,581	33	
1-8 1-b 1-d 2	X. FOOD, LIQUORS AND TOBACCO. Flour and other cereal products Sugar and molasses refining. Coffee and spice roasting and grinding. Provisions.	2 1 1 2	2 1 1 2		1 3	25 6 4 28	24 6 7 30	1 3 2	
4-a 4-c 4-d 5-c	Macaroni and other food pastes	21 3 1	21 21 2 1	12 1 2	6 1	48 82 20 2	48 88 21 2	6 1	
6-a	Malt liquors. Tobacco and snuff	1 12	4 1 12	8	17	117 25 100	134 25 91	17	
	Total—Group X	49	48	23	30	457	476	30	
2 4	XI. WATER, LIGHT AND POWER. Gas Electric light and power	1 3	1 3		<u>2</u>	15 85	15 87	<u>ż</u>	••••
	Total—Group XI	4	4		2	100	102	2	
a	XII. Building Industry. Carpenters' shops	1	1			6	6		
	Total—Utica	215	204	65	415	13,147	13,188	414	2
	Yonkers.								
2-g	II. METALS, MACHINES AND CON- VEYANCES. Brass and bronze ware	1 2 1	1 2 1	2	i	10, 8 2	5 8 2 8	i	•••••
8-u	Stationary engines, boilers, etc	3 6 1	3 6 1	2 1	87	18 966 26	11 1,004 26	87	•••••
5-a	plies	1 1 1	1 1	·	12	520 7 7	532 7 5	12	

REPORT OF BUREAU OF FACTORY INSPECTION, 1906. II.149

Continued.

Utica-Yonkers.

TUMBER	ор Ем	PLOYEE	S AT TI	ME OF	INSPECT	TION.	•		WEEK	LY Hou	rs of I	ABOR.	CHIL	ALLI
			SH	OP FOR	CE.				NUMB	er of em ops) who	WORK	(IN	EMPL	OYE
		Numi	er in Sl	hops Er	nployin	g—								[
Total.	1- 19.	20- 199.	200 +.	Men (18 yrs. +).	Y'ths , (16- 18 yrs).	Boys (14- 16 yrs).	Wom. (16 yrs. +).	Girls (14- 16 yrs).	hrs. or less.	52-57 hrs.	58-63 hrs.	Over 63 hrs.	Un- der 14 yrs.	Illit erat
4,336	3	560 32	3,764	1,386 32 1	162	70	2,587	131		156	4,180 32			
7,120	17	655	6,448	2,736	290	97	3,845	152	8	199	6,913			
1,306 47 134 35 26	57 47 45 35 26		810	638 2 39 25 7	37 1	10	598 45 90 10	4		57 14 4				
1,548	210	528	810	711	38	10	762	27		75	1,473			
23 6 4 28	23 6 4 28			23 4 2 28			2 2				23 6 4 16	12		
48 82 20 2	52 20 2	48 30		13 76 8 2	ii	i	35 5 11	:::::		30 1				
117 25 91	24 57	93 25 34		112 15 82	i	3 3	······		87	3 4		 		
446	216	230		365	4	7	59	11	87	38	309	12		
15 85	15 22	63		15 85							i2	15 73		
100	37	63		100							12	88		
6 12,774	6 837	3,507	8,430	7,190	416	137	4,831	200	283	690	11,661	140		
5 7 2	5 7 2		\ 	5 7 2					7		5		:::::	
917 26	8 11 12	150 26	755	908 26	1 6	3			4	917 26				
520			520	393	30	5	90	2	ļ	520	! 	<u> </u>		
컮	7 5			7 5							7	<u>.</u>		: .:·

Table IV-Statistics of Factories Inspected in First and Second Class Cities: By Industries-

					NUME	GEST SER OF OYEES.			
In- dustry	CITY AND INDUSTRY.	Num- ber of	Places in-	Num- ber of owners	-			For	ICE.
num- ber.		inspec- tions.	spect- ed.	at work.	Office help.	Shop force.	Grand total.	Total.	14-16 yrs. of age.
	YONKERS—Concluded.								
5-g	II. METALS, MACHINES AND CON- VEYANCES—Concluded. Railway repair shops Professional and scientific instruments.	1 1	1			25 35	25 38	3	
<i>-</i> 	Total—Group II	20	20	5	103	1,632	1,671	103	
2-a	III. WOOD MANUFACTURES.	11	11	4		98	79		
3 <u>4</u> -e	Other articles and appliances of wood.	1 1 1	1 1	_i	1	87 3 4	88 1 1	1	
1-0	Total—Group III	14	14	5	1	192	169	1	
2	IV. LEATHER AND RUBBER GOODS. Furs and fur goods	1	1			120	60		
3-f 4	Fancy leather goods	1 3 1	1 3 1		36	75 67 8	59 646 6	36	
0 41.11	Total—Group IV	6	6			881	771	36	
1-a 1-d	V. CHEMICALS, OILS, PAINTS, ETC. Proprietary medicines Other chemicals and drugs	1	1		1 10	19 55	20 65		
•	Total-Group V	. 2	2		11	74	85	11	
3-a	VII. PRINTING AND PAPER GOODS. Printing and publishing	7	7		3	109	109	3	
2-a 5-b	VIII. TEXTILES. Carpets and rugs	4	3		63 1	3,798 64	2,873 65	17	
	Total—Group VIII	5	4		64	3,862	2,938	18	
1-a	IX. CLOTHING, MILLINERY, LAUN- DRY, ETC.	1	1			۵	6		
2-a	Tailoring. Dressmaking. Men's hats and caps.	1 4	1		13	2,158	6		
6-a1 6-a2 6-b	Laundries (non-Chinese)	14 14		1 6	2	128 36 6	130 36 3		
	TotalGroup IX	25	25	7	15	2,342	2,352	15	
4-c 4-d	X. FOOD, LIQUORS AND TOBACCO. Sugar and molasses refining. Bread and other bakery products Confectionery and ice cream Mineral and soda waters	2 25 1 4	25 1	11	1	1,219 86 2 23	. 2	 	
	Total—Group X	32				1,330	,	44	
4	XI. WATER, LIGHT AND POWER, Electric light and power		1		5	5	10	5	
c	XII. BUILDING INDUSTRY. Plumbers' shops	1	1	i	7	8	15		
	Total—Yonkers	113		! 		10,435	9,317		

Concluded.

Yonkers.

CMBER	ог Ем	PLOYEE	AT TI	ME OF	INSPECT	rion.			WEEK	LY Hou	RS OF I	ABOR.	CHIL	ALLI
			8H01	FORCE	·.					ER OF EM		(IN	EMPL	OĀĒD
		Numb	er in St	ops En	ploying	3 —								
Total.	1- 19.	20- 199.	200 +.	Men (18 yrs. +).	Y'ths (16- 18 yrs.)	Boys (14- 16 yrs.)	Wom. (16 yrs. +).	Girls (14- 16 yrs.)	51 hrs. or less.	52-57 hrs.	58-63 hrs.	Over 63 hrs.	Un- der 14 yrs.	Illit- erate
25 35		25		25			••••		. 	·		25		
1,568	57	35 236	1,275	1,411	37	8	20 110	·····	35 46	1,478	14	30		
79 87 1 1	79 1 1	87		74 76 1 1	5 4	7			79	1	87 1		i	
168	81	87		152	9	7			79	. 1	88		1	
60 59 610		60 59	603	52 39 377 6	3 7	3	8 17 22 3		3	60 59 607	6			
735	13	119	603	474	10	3	248		3	726	6			
19 55	19	55		12 24	i		3 30	4		19 55				
74	19	55		36	1		33	4		74				
106	24	82		85	6	6	9		106					
2,856 64		64	2,856	1,172 5	89	2	1,589 55	4	4	2,856 60	<u> </u>			
2,920		64	2,856	1,177	89	2	1,644	8	4	2,916				
6 6 2,158	6 6	359	1,799	6 2 1,453	94	 16	587	8	86	6 121	1,951	6		
128 36 3	28 36 3	100		34 36 3	3		91			121	36 3			
2,337	79	459	1,799	1,534	97	16	682	8	86	248	1,997	6		
1,043 86 2 22	86 2 22		1,043	1,038 85 2 20	4 1 i	1				1	395 80 2 21	648 6		
1,153	110		1,043	1,145	6	2				1	498	654		
5	5	====		5						5				
8	8			8					8					
9,074	396	1,102	7,576	6,027	255	44	2,726	22	332	5,449	2,603	690	1	

BLE V-STATISTIC STATISTICS OF FACTORIES Recapitulation by Indus

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ı	• × • • × •	×	××		×			Num- ber of	;		1		ICE.
1		X	X	The State of				owner at	s,				
I	×	×		9-9-9-9				work	Office help.	Shop force.	Grand total.	Total.	14-16 yrs. of
I	×			-93-93-93-9									age.
I	×××××××××××××××××××××××××××××××××××××××	×		Transaction of	>: ! ×: ×:	×		_	1	1	i +		-
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ł	秦							2,75	2 14,233	271,965	265,780	14,050	52
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					3			!	1	88,270	1	10,738	
					hi		1	32	1 2,007	101,329	96,681	1,918	5
,						12	25	7,33	:	294,758	ŀ		8
				<u> </u>				1	1	110,365		1	5
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			闔							====			
		****		#3 #4 # 1 # 1 # 1 # 1 # 1 # 1 # 1 # 1 # 1	5.3		E	18	639	16,263 105,705	14,762 102,391		YORK
2					736		BIRE	1,656 796 1,16	1,671	1 43.146	41.129	6,322 1,661 1,440	7 8 1
					5		調は	90	2,398	17,162 1,574	1,761	2,371 226	
				444	1		122	90- 23-	1 1 01 7	31 866	30 141	8,542 999	41
					1771		Dene	5,49 1,90	3,173	231,413 66,607 5,559	63,639	6,111 3,087 589	2 2
					2		B -		113	1,519	1,164	111	
		里 む	圞	- (- - §	2:			12,55	3 32,532	624,098	584,564	32,089	61
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							E						
						E	144						
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		***		1									

INSPECTED IN EACH INDUSTRY. try Groups or Classes.

Number	ор Ем	PLOYEE	S AT TI	ME OF	Inspect	rion.			WEEE	LY HOU	rs of I	ABOR.		DREN GALLY
			вно	P FORCE	C.					ER OF E			EMPL	OYED.
		Numi	er in S	nops En	nploying	3					1			
Total.	1- 19.	20- 199.	200 +.	Men (18 yrs. +).	Y'ths (16- 18 yrs).	Boys (14- 16 yrs).	Wom. (16 yrs. +).	Girls (14- 16 yrs).	51 hrs. or less.	52-57 hrs.	58-63 hrs.	Over 63 hrs.	Un- der 14 yrs.	Illit- erate.
STATE.							·	<u> </u>	·					•
				35,850			1,939		7,482	i '	17,512		16	. 1
251,730	24,308	84,219	143,203	230,163	6,680	1,374	13,176	337	12,051	114,931	113,860	10,888	14	. 2
78 ,6 59	13,661	47,905	17,093	71,692	2,369	773	3,705	120	6,670	25,744	45,736	509	44	
63,096	10,744	31,662	20,690	40,989	1,772	639	19,177	519	1,947	26,554	34,423	172	10	6
29,654	4,038	12,253	13,363	21,599	908	278	6,677	192	3,610	13,799	11,471	774		
14,610	991	8,462	5,157	13,525	62	28	980	15	521	569	5,189	8,331		
79,985	14,930	42,087	22,968	50,502	2,414	716	25,639	714	15,447	53,772	10,699	67	14	1
94,763	4,053	33,261	57,449	38,344	2,456	1,131	51,087	1,745	1,663	29,155	63,736	209	3	2
256,961	55,958	150,379	50,624	115,665	1,751	616	136,594	2,335	19,756	152,143	82,508	2,554	59	53
95 ,666	25.519	40.316	29,831	63.236	969	445	30.365	651	13.517	30,381	48,423	3.345	49	3
•		3,157		. * 1	3	6	i		1,164					
· ·	1,215				14		į		1,236	435	·	1		
CITY.								•						
14,132 96,069	16,317	8,760 37,888 22,784	41,864	84,600	280 3,272 1,039	687	7,334	176		59,160	3,844 28,732 15,855	100 62 0	7 9 8	1
30,927 16,176	8,481 2,744	16,052	6.394	20,477 10,900	744 732	285 186	9,166	255 121			12,029	107 251	8	6
1,535 59,643 29,142 198,408	325 10,144 3,580	885 30,810 12,837	325 18,689 12,725	10,838	32 1,692 634	241	414 18,775 16,808	568 621	11,680 1,441	480 43,346 18,345 121,595	938 4,612 9,301	106 5 55	10 2 49	2 53
	13,870 993	23,303 2,207	23,435	38,691	377 3 12	101 3 3	21,082	361			26,396 1,896 106	1,167	15	3
552 475	112 361	291 801	148 313	357.865	9.955	2.788	177,928	3 939	65.152	316 225	184 808	8 400	108	66

Table V-Continued.

					NUME	GEST ER OF OYEES.			
	INDUSTRY AND LOCALITY.	Num-	Places	Num-					ICE.
ſ	[Only the more important centers of each industry are specified.]	ber of inspec- tions.	in-	ber of owners at work.	Office help.	Shop force.	Grand total.	Total.	14-16 yrs. of age.
_	1. Stone.						1	. STON	E AND
a	Crushed stone	31 5 1	28 4 1	1	24 2	844 110 225		2	
b.	Cut stone Buffalo. New York City Rock Glen	258 4 155 2	244 4 151 2	119 58 2	197 2 155 2	7,116 347 5,217 215	6,176 299 4,547 208	155	i
C.	Hones, slates, mosaics, etc	15 12	15 12	3 3	9 6	243 199	1 6 5 118	9	
a.	2. MISCELLANEOUS MINERAL PRODUCTS. Asbestos, graphite, etc. New York City. Schenectady	52 32 2	49 31 2	10 9	117 83 8	1,8 64 1,330 255	1,880 1,313 263	73	4
b.	Abrasives	9 2	9 2	5 5	44 36	550 417	558 4 17		
8.	3. Lime, Cement and Plaster. Asphalt	20 13	18 11		37 24	1,072 656	936 553		
b.	Cement and lime Catskill Glens Falls Hudson Rosendale	30 2 4 2 5	27 2 4 1 5	1	72 13 14 13 5	2,765 394 455 300 629	2,519 394 469 234 634	13 14 15	1
C.	Plaster, (wall and land) Newburg New York City Oakfield Wheatland	33 1 7 4 6	29 1 6 2 6	3	33 2 10 7 4	1,543 142 660 384 167	1,564 144 660 391 171	10 7	
d.	Sifted sand and mortar	25 9 11	19 6 8	1	4 1 1	645 254 331	592 249 286		
e.	Artificial stone	47 14	45 14	14 2	14 2	557 237	419 173		
t.	Plaster casts and ornaments	85 81	83 79	33 29	42 41	1,029 985	803 7 6 2	42 41	
8 .	4. BRICK, TILE AND POTTERY. Common brick Buffalo Coeymans Dutchess Junction East Kingston Empire Fishkill-on-Hudson Flatbush Glasco Haverstraw Hudson	162 55 88 1 6 57 26 2	155 5 8 8 1 6 5 6 26 2	12	44 1 2 2 2	12,949 377 454 764 853 400 782 384 658 1,927	378 454 765 853 356 691 384 659	1 2 2 2	

REPORT OF BUREAU OF FACTORY INSPECTION, 1906.

Statistics of Factories Inspected: By Industries.

Number	ор Ем	PLOYEES	AT TI	ME OF	Inspect	MON.			WEEK	LY Hour	s of L	ABOR.	ILLE	DREN GALLY
			88101	PORCE	:.				"NUMBI	er of en	PLOYER WORK	ES (IN	Емрі	OYED
		Numb	er in Si	iops En	ploying	<u></u>								
Total.	-1 19.	20- 199.	200 +.	Men (18 yrs. +).	Y'ths (16- 18 yrs).	Boys (14- 16 yrs).	Wom. (16 yrs. +).	Girls (14- 16 yrs).	51 hrs. or less.	52–57 hrs.	58-63 hrs.	Over 63 hrs.	Un- der 14 yrs.	Illit- erate
CLAY P	RODUC	TS.												
679		268	225	678 84	1				95 84	16	568			
84 225	26	58	225	225							225			
5,980 297	1,056	3,968 90	956 200	5,869 225	39 3		71 6 8	1	4,374 57	1,079 240	519	8		
4,392 206	688	2,948 206	756	4,362 206	27		3	· · · · · · ·	3,910	447 90	35 116			
156	95	61		139	6		11		62	70			1	
112	71	41		95	6		11		62	50			î	
1,773 1,240	266 146	634 424	873 670	1,123 843	67 47	6	572 345	5 5	35 35	746 474	915 731			
255		52	203	47			208			255				
550 417	32	135 34	383 383	517 396	10	2	21 21	:::::		25	525 417		:::::	
899 529	' 81	818 488		899 529						41 41	608 388			
2,445	41 21	1,621	803	2,379	35	28	3	ļ .	25	28	940	1		
381 455		127 125	254 330	377 450	1 4	<u>2</u>				2	4	377		
219 629		629	219	219 580	26	23				23	606	219		::::
1,531	170	675	686	1,500	13		18			9	1,174	348	1	ļ
142 650 384	29	142 245 74	376	142 628	5		····i7	:::::			142 650 96		:::::	::::
167	27	140	310	378 1 6 7							107	60	i	
590 249		567 249		589 249		1	l:::::				590 249	1	l:::::	
286		286		286	1						286			
405 171	300 106	105 65	::::::	402 171	2	1			62 62		236 80			::::
761 721		352 352		727 687	26 26	1	77		465 465	116 106	180 150		2 2	::::
12,106	165	9,052	2.889	11,723	268	115			933	978	7.313	2,882	8	
377 454		377 234	220	339 442	25 8	13 4	. •		75	302	454			
764 853	·	764 853		739 825	12	16	 	:::::	386	98 16	12	825	.	:
354 689		482	354 207	350 677	10	2	 	:::::	94	70		80		::::
384 658		384 326	332	376 627	11	20		:::::		20 18	11	376 627		::::
1,783 320		1,783 20	300	1,694 320		15	i::::::	l:::::	70	16	1,697 320	1:::::	:::::	::::

Table V—Continued.

=					NUME	GEST SER OF OYEES,			
	INDUSTRY AND LOCALITY.	Num-	Places	Num-				OF For	FICE RCE.
. [Only the more important centers of each industry are specified.]	ber of inspec- tions.	in- spect- ed.	ber of owners at work.	Office help.	Shop force.	Grand total.	Total.	14-16 yrs. of age.
					}		i -		' —
8.	4. BRICK, TILE AND POTTERY—Concluded. Common brick—Concluded.				•		I. STOR		CLAY
	Mechanicville New York City Roseton.	4 5 4	4 5 4		5 3 4	285 370 1,525	290 368 1,344	3	
b.	Terra cotta and fire clay products Albany. Corning New York City	39 3 1 25	39 3 1 25	7 4	82 8 4 48	1,804 185 205 1,032	1,793 193 164 1,041	8 4	
c.	Pottery products. Buffalo. New York City. Solvay. Syracuse.	49 1 32 2 3	- 45 1 32 1 2		89 4 58 5 14	2,164 203 926 270 402	735 275	59 5	
8.	5. GLASS. Building glass	67 50		29 20	60 53	913 729			· · · · · · · · · · · ·
b.	Beveled glass and mirrors	43 37	43	22 12	78 71	1,290 1,132	1,307 1,162	78 71	
c.	Pressed, blown and cut glassware	94	91 12 67	42 3 36	116	4,834 1,947 2,096	4,663 1,890	116 25	1
d.	Bottles and jars New York CityOlean	19 10 3	17 9 3	4	23 5 7	1,448 579 400	1,115 458 177	23	
						II.	METAL	S. MAC	HIN ES
8.	1. GOLD, SILVER AND PRECIOUS STONES. Silver and plated ware. Mt. Vernon. New York City. Niagara Fails. Port Jervis. Sag Harbor.	85 2 69 2 1	81 2 67 2 1 1	37	360 23 276 33 4	4,813 295 2,540 828 144 163	2,723 861 148	23 276 33	
b.	Gold and silver refining (New York City)	13	13	4	7	70	71	5	
c.	Gold, silver and aluminum leaf	33 9 23	33 9 23	23 8 14	17 i7	344 81 251	353 78 263	1	
d.	Gold and silver watch cases	15 14	15 14 1		28 13 15	873 363 510	901	13	l
е.	Jewelry, gold pens, etc	380 16 355	378 14 355	11	430 30 397	4,986 354 4,582	355	25	
f.	Lapidary work (New York City)		118	į.	123	1,293	1,243		
a.	2. Copper, Lead, Zinc, Etc. Smelting and refining Buffalo New York City	37 2 33	33 2 29		92 5' 85	1,874 292 1,5 64	257	5	

Statistics of Factories Inspected: By Industries.

OMBER	ор Емі	PLOYEE	3 AT, TI	ME OF	Inspect	TION.			WEEKI	Y Hour	s of L	ABOR.	ILLEC	DREN BALLY
			8H0	PFORCE	c.					PS) WHO		zs (IN	EMPL	OYED
		Numb	er in St	ops En	ploying	;								1
Total.	1- 19.	20- 199.	200 +.	Men (18 yrs. +).	Y'ths (16- 18 yrs).	Boys (14- 16 yrs).	Wom. (16 yrs. +).	Girls (14- 16 yrs).	51 hrs. or less.	52–57 hrs.	58-63 hrs.	Over 63 hrs.	Un- der 14 yrs.	Illit- erate
'	- ;	!	. '	- '	!				<u> </u>	·		'		٠
	TS-Co		l .		_									_
285 365 1,340	7	285 358 214	1,126	278 365 1,300	28	12	• • • • • • • • • • • • • • • • • • •		40	97	188 365 1,300			:::: ::::
1,711	129	1,182	400	1,600	13	10	83	5	5 5	856	800			
185 160		185 160		183 160	2	•••••		<u>.</u>	: <u></u>		185 160		:	::::
993	121	472	400	884	11	10	83	5	55	791	147	••••		
1,831	174	814	843 203	1,089	54 12	34 5	629 87	25 6	44	935 203	852			
676 270	146	530	270	476 80	10 10	5	191 169	4 6		331 180				
390		20	370	172	17	21	172	8	• • • • • •	217	173			
808 659	412 307	396 352		716 6 02	17 14	10	64 33	1	232 221	521 387	55 51		 	
1,229	270	959		1,129	22	6	72		132	989	108			
1,091 4,547	236 382	855 1,960	2,205	994 3,875	20 278	5 68	72 319	7	132 805	936 1,880	ļ		 	
1,865 1,965	33 327	362 1,154	1,470 484	1,543	173 66	12 50	137 141		597	1,244 565	617 803			
1,092	43	1,049		896	95	30		2		686	243	.	4	
453 170	43	410 170		380 130	45 19	11 8	17 11	2	5	410 170			4	
ND CO 4,279 291 2,447 828 144	310		2,335 263 1,244 828	3,327 220 2,102 430 100	35 48 58	6 29	29 266 320	5	55 29		841		1	ļ
163		163		119	10		28			6	157			:::
66	42	24		66	1			····	6	54		1		
336 78 24 6	1 78	113 ii3		195 21 167	1	2 2	134 54 75	i	90	107 95	78	·		::: :::
873 363 510	47	316 316	510 	331	4	15 2 13	26		7	223 103 120	253			
4,460 330	į.	2,251 229	į.	3.732	153	101	454	20	311	3,450	699			
330 4,080		2,022	565	253 3,434	22	14 84		20	311	330 3,081				:::
1,127	490	637		1,014	21	10	81	1	503	624		·		
1,820 252 1,550	143 12		1,406 240 1,166	252	1	 	5		65		252		1	

Table V-Continued.

	·				NUMB	GEST ER OF		٠	
	INDUSTRY AND LOCALITY.	Num-	Places	Num-	EMPL	OYEES.		OFI	
[Only the more important centers of each industry are specified.]	ber of inspec- tions.	in- spect- ed.	ber of owners at work.	Office help.	Shop force.	Grand total,	Total.	14-16 yrs. 6 age.
	Company True True Eme Completed	<u>'</u>			'	II. MET	TALS, M	ACHINE	S AN
). [*]	2. Copper, Lead, Zinc, Etc.—Concluded. Copper work Buffalo. Hastings. New York City. Rome.	59 6 1 35 11	59 6 1 35 11	33 3 19 6	58 16 3 7 30	2,425 406 355 445 1,182	422 358 362	16 3 7	
•	Brass and bronze castings. New York City. Rochester. Syracuse.	62 41 2 4	60 41 2 2	40 28 2	43 18 5 3	1,330 834 160 111	1,294 790 165 114	43 18 5	
١.	Gas and electric fixtures	92 85	90 83	35 30	206 204	3,243 3,159	3,166 3,080	202 200	
•	Brass and bronze ware (not elsewhere specified). Coxsackie. New York City. Rochester. Rome.	303 2 232 7 12	288 2 231 6 5	129 116 1	427 9 346 8 6	8,894 349 6,265 247 646	8,886 358 6,283 234 649	8	
•	Sheet metal work. Buffalo. Canandaigua. Jamestown. New York City. Rochester. Syracuse.	519 32 5 3 359 26 9	495 32 3 2 358 22 7	228 19 8 1 145 10 8	749 73 22 52 483 48 12	19,166 1,821 698 847 12,817 831 573	16,900 1,784 116 899 11,708 870 296	52 52 482 48	
	Metal goods (not elsewhere specified)	250 7 1 181 2 11	242 5 1 181 2 11	136 7 100 7	233 7 5 169 9	6,174 228 574 4,024 381 247	5,912 235 579 3,757 390 246	5	
	3. IRON AND STEEL PRODUCTS. Ore crushing, etc	3 1	3	2	2_2	96 90	98 92		
•	Pig iron. Buffalo. North Tonawanda.	16 4 1	15 4 1		41 21 6	2,002 953 500	1,809 829 458	40 21 6	
•	Rolling mills and steel works. Cohoes. New York City. Syracuse. Troy. West Seneca.	61 1 20 5 3	53 1 20 4 3	16 6 3	534 8 72 40 12 324	13,082 603 1,448 1,296 1,395 6,000	611	72 40	
•	Bridges and structural iron Buffalo *Elmira New York City	52 6 3 34	50 6 2 34	5	202 53 12 92	3,065 419 475 1,783	2,955 466 337 1,736	12	
: .	Hardware	129 14 3 55	3		395 46 6 136	6,107 266 366 1,387		46 6	

REPORT OF BUREAU OF FACTORY INSPECTION, 1906. II.159

Statistics of Factories Inspected: By Industries.

Number	оғ Ем	PLOŸEE	AT TI	ME OF	Inspect	ion.			WEEKI	LY Hour	s of L	ABOR.	ILLE	DR B N GALLY
			SHO	P FORCE	E.					ER OF EM			EMPL	OYED
		Numb	er in Sl	nops En	nployin	ζ・								Ī
Total.	1- 19.	20- 199.	200 +.	Men (18 yrs. +).	Y'ths (16- 18 yrs).	Boys (14- 16 yrs).	Wom. (16 yrs. +).	Girls (14- 16 yrs).	51 hrs. or less.	52-57 hrs.	58- 63 hrs.	Over 63 hrs.	Un- der 14 yrs.	Illit- erate
CONVEY	ANCES	Conti	nued.										·-	
2,324 406	11	900 395	1,185	331	37 18	7 4	228 53	l. .	104 3	607 37	1,613 366		1 1	}
355 355 1,182	202	153 352	355 830	326 347 1,024	7 12	1 1	29 145		99	355 205 1	51 1,181			
1,251 772 160 111	312 228	614 219 160 111	325 325	1,185 717 155 110	60 51 4	4 2 1	2 2		182 177	492 204 130 77	577 391 30 34		1 1	
2,964 2,880	332 305	1,639 1,582	993 993	2,686 2,616	156 149	45 40	.76 74	1	227 227	2,171 2,158	566 495			
8,463 349 5,939 226 644	1,271 1,041 35 14	4,541 55 2,959 191 212	2,651 294 1,939	7,234 338 4,928 217 613	267 235 9 7	90 4 62	846 7 691	26 23	285 135	4,465 4 4,006 120 2	3,713 345 1,798 106 642		2 2	
16,166 1,715 94 847 11,226 822	2,356 118 12 1,696	656 82 110 3,064	737 6,466	87 840 8,863	523	152 21 7 100 6	163 7	66 1 60 3	2,469 334 1,776	2,296 173 2 1,762 238	92 847	1 1	3	
285 5,679	47 1,220	23 2,635	215 1,824	218 4,542	18 206	83	46 805	43	188 27 213	9 1,897	249 3,269	300	1	
228 574 3,588 381 237	906 30	219 1,632 181 207	574 1,050 200	220 569 2,828 376 134	159 5 3	1 31 4	555	15 5	187	1,609 156	224 574	300	1	
96 90	6	90 90		95 89	1 1						90 84	6 6	 ····	:
1,769 808 452	38 3	554 80	1,177 725 452	1,762 803 452	7 5		 		3 3		209 80	1,557 725 452		
12,900 603	108	2,030	10,762 603	12,732 580	65 18	17 5	. 82	4	117	1,454 5	4, 6 92 598	6,637	¦	
1,409 1,296 1,292 6,000	77 4 2	30	956 1,142 1,260 6,000	1.364	- 19 19	6	25	i	117	1,022 10	270 901	385		
2,754 413 325 1,645	158 19 124	1,410 394 100 560	1,186 225 961	2,720 393 325	28 16 12	6 4 2			119 ii9	128 100	854 285 225	 		
5,877 260 354 1,339	431 45 2 246	2,450 215 352 658	2,996 435		365 18 26	68 3 26		9	78	2,051 61	3,748 199 354		1 i	::::

Table V—Continued.

	,		! !	<u>.</u>	NUME	GEST BER OF OYEES.			
	INDUSTRY AND LOCALITY.	Num-	Places	Num- ber of	<u></u>				TCE.
(Only the more important centers of each industry are specified.]	ber of inspec- tions.	in- spect- ed.	owners at work.	Office help.	Shop force.	Grand total.	Total.	14-16 yrs. o age.
	3. Iron and Steel Products—Continued. Hardware—Concluded.			<u> </u>	· <u> ·</u>	II. MET	ALS, M	CHINE	S AN
•	North Tonawanda. Port Chester. Sherrill Syracuse.	1 1 2 7	1 1 1 5		24 54 43 31	630 896 342 835	385	54 43	
h.	Cutlery. Camilius Ellenville. Little Valley. New York City. Perry. Walden	67 1 1 4 34 1 3	65 1 1 4 34 34 1 3	20	87 2 4 6 46 1 6	2,929 209 200 258 355 210 1,136	2,876 211 204 264 364 211 1,142	2 4 6 37	
i.	Tools and dies. Buffalo. Middletown. New York City. Norwich. Rochester.	171 12 3 86 2 12	86 1	12 65 1	123 29 4 47 6	3,037 444 255 824 177	3,007 473	29 4 45	
k.	Firearms Fulton Ilion Ithaca Utica	9 1 1 1 1	9 1 1 1 1		85 16 45 6 10	341 821 195	336 866 201	16 45	
m.	Metal beds and bed springs. Buffalo. Lockport. New York City. Rome. Utica.	61 4 1 40 2 2	59 4 1 40 1 2	3 11	153 34 8 54 22 14		3,149 451 266 1,311 426 279	34 8 54 22	
n,	Wire work (not elsewhere specified) Cortland. Hastings. New York City	179 1 1 153	177 1 1 153		140 11 7 101	5,299 1,272 288 3,431	4,507 1,157 295 2,753	117	
p.	Car wheels and railway equipment. Buffalo Corning. Depew. Gates. Hillburn. Troy. Watertown.	41 8 2 3 1 1 2 4	38 8 2 3 1 1 2 2	10	10	1,327 571 826	1,402 562 871 322 342 406	124 10 45 16 29	
q.	Architectural and ornamental iron work New York City	230 225	239 225		179 170	4,725 4,409	4,536 4,215	178 169	
r.	Cooking and heating apparatus. Albany Buffalo East wood New York City Peekskill Utica.	115 4 10 2 45 5	111 4 10 1 45 5	3 5 12 4	43 57 7 173	466 2,260 578 1,625 740	2,261 566 1,748	458 438 56 772 172	
4.	Typewriting and registering machines Ilion. New York City Syracuse	40 1 29 7	37 1 29 4	3		,	4,585 1,351 1,083	198 25	3 ¹

Statistics of Factories Inspected: By Industries.

Number	от Ем	PLOYEE	s at Ti	MB OF	Inspec	TION.			WEEK	LY HOUR	s of L	ABOR.		BALLY
			SHOI	PORCE	.					ER OF EN		8 (IN	EMPL	
		Numb	er in St	ops En	nployin					1	1	1		i i
Total.	1- 19.	20- 199.	200 +.	Men (18 yrs. +).	Y'ths (16- 18 yrs).	Boys (14- 16 yrs).	Wom. (16 yrs. +).	Girls (14- 16 yrs).	51 hrs. or less.	52–57 hrs.	58-63 hrs.	Over 63 hrs.	Un- der 14 yrs.	Illit- erate
ONVE	ANCES	Conti	trued.									•		
630 819 342 821		44	630 819 342 770	392 711 309 681	148 35 2 29	3 5 8 4	85 68 22 107	i		819 342 3	625			
2,800 209 200 258 327 210 1,136	205 115	910 258 212 70	1,685 209 200 210 1,066	2,364 183 161 235 229 194 965	83 3 18 2 23	52 3 2 1 6 1 85	282 20 17 20 67 15 98	19 2 2 15	10 8	549 209 4 224 1 50	2,241 196 258 95 209 1,086			
2,886 444 255 754 170 161	694 41 369	1,964 175 255 385 170 95	228 228	2,556 356 219 626 170 158	161 69 13 43	28 3 7 8	141 16 16 77		130 126	692 36 7 842 88	1,989 408 248 286 170 73	/ 75		
1,743 320 821 195 234	7	361 195	1,875 320 821 234	1,656 316 781 188 199	55 4 18 7 25	1 1	31 2i 10		5	62	1,676 320 821 195 234			
2,996 417 258 1,257 404 265	274 16 203	1,118 182 581	1,604 219 258 473 404 250	2,737 302 230 1,192 402 241	53 21 10 10 2 10	3 2 1	202 92 17 54 1	1 i	2 2	430 101 139	2,564 316 258 1,116 404 265		1 1	
4,371 1,146 288 2,656	939 810	1,535 1,383	1,897 1,146 288 463	3,537 1,036 224 2,067	79 6 16 49	85 3 24	712 104 45 508	8 8	181 1	1,514 288 1,143	2,668 1,146 1,336	 8		
6,755 1,278 552 826 306 313 395 1,977	60	1,593 576 126	5,102 702 552 700 306 313 350 1,977	6,684 1,276 540 781 305 310 395 1,977	56 2 45 3	i	14		141	1,231 350 306 813	5,383 928 552 826 395 1,977			
4,358 4,046	1,255 1,206	2,543 2,280	560 560	4,298 3,988	46 44	13 13	1 1		350 350	3,565 3,339	443 857		1 1	
9,009 466 2,205 559 1,576 715 677	357 6 39 172	3,186 120 150 150 803 490 283	5,466 340 2,016 559 601 225 394	8,922 466 2,170 559 1,561 699 672	76 34 10 13 5	10 1 4 3	1 i		646 8 506	1,836 396 89 360 715	6,527. 70: 2,108 559 710			
4,387 1,326 975 1,863	123 106	909 889 40 11	3,355 1,326 1,823	4,020 1,203 854 1,754	147 25 47 6 6	11 9 2	208 98 - 64 41	1 1	152 145	829 827 2	3,406 1,326 3 1,861			

Table V—Continued.

			,		NUM	RGEST BER OF OYEES.			
	INDUSTRY AND LOCALITY. [Only the more important centers of each	Num- ber of	Places in- spect-	Num- ber of owners					PICE.
	industry are specified.]	inspec- tions.	ed.	at work.	Office help.	Shop force.	Grand total.	Total.	14-16 yrs. of age.
	3 Inovaria December Occasion	·				II. MBT	ALS, M	CHINI	S AND
t.	3. IRON AND STEEL PRODUCTS—Concludes. Stationary engines, boilers, etc	197	174	79	562	10,449	10,007	563	<i></i>
	Auburn Buffalo New York City Oswego Seneca Falls	6 18 60 7 7	3 18 60 7 4	17 8 2	28 137 113 31 77	471 1,859 2,755 699 1,106	1,897 2,436 710 1,166	28 137 113 31 77	
u.	Machinery (not elsewhere specified). Buffalo. New York City. North Tarrytown. Rochester. Syracuse. Watertown. Yonkers.	787 50 411 1 45 23 5	757 50 411 1 44 17 4 6	351 44 157 20 12	1,415 174 751 35 38 33 19 87	25,307 2,167 13,050 386 1,613 587 416 966	24,895 2,162 12,818 421 1,578 619 419 1,004	32 19	i
٧.	Castings (fron foundry products) Buffalo Cold Spring. Colonie Depew New York City Port Chester Rochester Syracuse Troy.	169 15 1 2 1 41 1 8 8	1 41 1	55 9 5 7	363 59 15 18 5 65 21 10 16 19	14,977 2,972 750 982 740 2,799 779 530 - 729 695	14,409 2,806 765 1,000 745 2,723 549 516 707 688	360 59 15 18 5 63 21	1 i
a .	4. ELECTRICAL APPARATUS. Telegraph, telephone and fire alarm apparatus. New York City.	53 37	52 37	18 11	1,184 1,116	8,334 6,123	9,472 7,197	1,183 1,115	2
b.	r.ochester	5	5	2	43	1,844	1,887	43	2
о. С.	Incandescent lights (New York City) Dynamos, motors and electrical supplies New York City Schenectady Yonkers	197 116 33		49 32	1,906 218 1,540 12	807 15,941 2,657 11,071 520	845 17,456 2,585 12,611 532	1,906 218 1,540 12	21 18
١.	5. VEHICLES. Carriages, wagons and sleighs. New York City. Rochester. Watertown.	562 263 21 6	531 262 20 4	392 183 14 2	272 122 23 39	8,916 3,796 919 583	8,326 3,541 917 559	119 23	•••••
b.	Blacksmithing and wheelwrighting	32	32	10	18	511	493		
Э.	Cycles. Elmira Heights. Little Falls.	29 2 1	27 1 1	24	16 6 5	480 240 127	346 108 132	16 6	• • • • • •
i.	Motor vehicles. Buffalo. New York City Syracuse. Tarrytown.	111 20 50 5 2	103 19 49 3 2	33 10 4 3 2	334 38 143 85 30	5,701 1,828 1,507 1,325 482	5,105 1,610 1,508 930 503	143	
9 .	CarsBuffaloDespatch	6 3 1	6 3 1		61 34 13	2,169 1,532 417	2.141 1,566 430	34	

Statistics of Factories Inspected: By Industries.

Number	в от Ем	PLOYER	S AT TI	ME OF	INSPECT	rion.			WEEK	LY Hou	s of L	ABOR.	ILLE	DREN BALLY
			8 HO	P FORCE	E.					er of el		CS (IN	EMPI	OYED
		Numb	er in S	hops En	aployin	g					Ī	<u> </u>		1
Total.	1- 19.	20- 199.	200 +.	Men (18 yrs. +).	Y'ths (16- 18 yrs).	Boys (14- 16 yrs).	Wom. (16 yrs. +).	Girls (14- 16 yrs).	51 hrs. or less.	52–57 hrs.	58-63 hrs.	Over 63 hrs.	Un- der 14 yrs.	Illit- erate
ONVE	ANCES	Conti	nued.											
9,444	779	4,658	4,007	9,832	80		16	ļ	15	4,084	5,345	1	1	j
465 1,760	74	511	457 1,175	1,727	32					242	1.518		.	
2,323 679	330 36	1,193 313	830	662	18 13	5	1		11	2,306	679	l:::::		
1,089		289	800	1,065	7	1	16		• • • • • • • • • • • • • • • • • • • •	1	1,088	• • • • •	• • • • •	
23,489 1,988	3,439 221	9,528 764	10,522 1,003 6,611	22,567 1,852	532 110	135 13	244 12	11	1,017	16,274 1,145 9,968	6,181 843	17		
12,066 386	1.972	3,483	6,611 386	1,852 11,351 379	874 4	108	224	9	569 386	ľ	1,512	17		
1,540 587	208 85	1,034 502	298	1,536 587	2	2		:::::	50	1,478 147	12 440			
400	11	91	298	400						298	102			
917	12	150	755	908	6	3		• • • • •		917				
14,049 2,747	425 20	6,876 615	6,748 2,112 750	18,717 2,644	215 42	45 5	72 56		881 25	5,912 27	6,509 1,398	1,297 1,297		
750 982	::::::	108	874	962	20					750 108	874		.	
740 2,660	30	2,430	740 200	715 2.616	25 27	i	16	• • • • •		2,179	740 481			
528 506	8	498	528	485 498	35 6	8 2				506	528			
692 669	18 10	301	373	653	25	14			60	333 609	359			
009	10	. 165	494	669	•••••				80	009			••••	
8,289 6,082	233	1,187	6,869 5,047	6,215 4,425	714	40	1,308	12	98	7,877 5,989	319			
1,844	160 22	875	5,047 1,822	4,425 1,472	648 30	21 16	986 320	2 6	84 6	5,989 1,838	9			
781	6	228	547	320	7	2	446	6	6	754	21			
15,550	836	2,920	11,794	13,651	443	100	1,846	10	241	13,809	1,500			
2,367 11,071	613	1,551	203 11,071	1,989 9,937	122 240	44 20	205 874	7	132	1,440 11,071	795			
520	• • • • • • •	• • • • • •	520	393	30	5	90	2		520		• • • • •	•••••	
8,056	2,629 1,390	3,774	1,653	7,916 3,366	79	5	56		1,061 1,049	3,325 2,023	3,670			
3,422 894	1,390 120	1,602 81	430 693 228	3,366 891	51 3	4		· · · · ·	1,049	2,023 855	350 39	:::::		
520		292	228	483	13	1	23			1	519	• • • • • •	• • • • •	• • • • •
476	114	362	• • • • • •	466	8	2	• • • • •		15	111	350	• • • • • •	• • • • •	• • • •
330 102	76	254 102		325 102	. 1	4			2	110 102	218		• • • • •	
127		127		125		2				2	125			
4.786	488	807 323	3,491	4,602	141	9	34 28		233	1,684 29	2,854 1,543	15		
1,572	63 250	410	1,186 705	1,459 1,329	83 30	6	28		233	1,090	39	3		· · · · ·
860 473	5 2	20	835 471	855 452	18		·····.	:::::		473	860			
2,080	l	241	1,839	2,018	36	6	20			1,749 1,332	331			
1,532 417		110	1,422 417	1,471 417	35	6	20			1,332 417	200	• • • • •	• • • • • •	

Table V-Continued.

					Nume	GEST SER OF OYEES.			TICE
(C	INDUSTRY AND LOCALITY. Only the more important centers of each industry are specified.	Num- ber of inspec- tions.	Places in- spect- ed.	Num- ber of owners at work.	Office help.	Shop force.	Grand total.		14-16 yrs. of age.
					1	II. MRT	ALS, MA	CHINE	S AND
	5. Vehicles—Concluded. Lecomotives Dunkirk Schenectady	7 2 2	1 1	1	216 60 150	8,682 8,557 4,807	8,802 3,617 4,957	216 60 150	
€.	Railway repair sheps. Albany. Buffalo Depew. Hornell New York City. Olean. Oneonta. Port Jervis.	115 4 7 1 28 1 2	107 4 7 1 1 28 1	1	512 80 68 24 3 94 10 23 10	18,950 2,124 2,656 718 850 4,814 775 853 620	18,941 2,204 2,724 742 722 4,857 785 748 630	94 10 23	
	6. BOAT AND SHIP BUILDING. BUITALO. Newburg. New York City.	87 2 1 37	85 2 1 37	38 1 9	100 5 4 80	7,367 907 400 5, 025	5,466 512 283 3,933	5	
	7. AGRICULTURAL IMPLEMENTS. AUBUTI. Batavis. Buffalo Hoosick Falls. Poughkeepsie. Syracuse	98 9 3 6 3 6	81 5 3 6 1 3		648 190 29 106 41 63 77	9,414 2,259 1,160 1,028 1,185 759 626	8,162 1,783 895 959 1,216 690 657	106 41	:::::
•	8. Instruments and Appliances. Professional and scientific instruments New York City	71 51 4	70 51 4	35 33	130 84 16	2,247 1,369 291	2,306 1,415 299	129 83 16	
b.	Optical and photographic apparatus Geneva	66 4 42 12	60 2 42 10		270 7 65 187	3,818 293 368 3,056	295 375	270 7 65 187	
€.	Lamps, reflectors, stereopticons, etc New York City	50 36 7	47 36 6	21 17 1	99 65 15	1,871 947 618	1,909 977 611	95 65 15	
·d.	Clocks and time recorders	28 19 5	27 19 4		82 44 23	1,657 1,226 254	1,72 2 1,263 277	82 44 23	
4.	Scales, meters, phonographs, etc	71 1 6 46	66 1 3 45	····i	250 4 23 186	2,700 235 186 1,863	2,794 239 209 1,913	250 4 23 186	
								. W 001	
	1. SAW MILL PRODUCTS New York City Oswegatchie. St. Regis Falls. Tupper Lake.	294 37 1 2 2	282 37 1 1 2	9	101 40 2	4,506 712 250 211 255	4,303 705 252 181 259	40 2	

Statistics of Factories Inspected: By Industrie s

NUMBER	от Ем	PLOYER	s at Ti	ME OF	inspect	MON.			WEEK	ьт Ноп	s of L	ABOR.	ILLE	DREN GALLY
			. SHO I	PFORCE	L.					ER OF EN			Емрі	OYED.
		Numi	er in 81	hops Er	aployin	g						<u> </u>		•
Total.	1- 19.	20- 199.	200 +.	Men (18 yrs. +).	Y'ths (16- 18 yrs).	Boys (14- 16 yrs).	Wom. (16 yrs. +).	Girls (14- 16 yrs).	51 hrs. or less.	52–57 hrs.	58-63 brs.	Over 63 hrs.	Un- der 14 yrs.	Illit- erate
CONVE	'Ances	Conc	luded.											
8,586 3,557 4,807]		8,568 3,557 4,807	8,320 3,387 4,711	256 160 96	10 10				4,825 4,807	8,761 8,557			
18,433 2,124 2,656 718 720 4,763 775	18 43	8,473 50 275 1,153	2,381 718 720	2,485 706 720 4,740	206 3 171 12 8	1	20		2,200 707 718 	5,185 2,056 675 720 364	10,140 68 1.274 4,167	908		
725 620			620	620	7		::::::			4 007	725 620 391	:::::	:::::	
5,366 507 279 3,853	356 7 138	1,463 947	3,547 500 279 2,768	5,361 507 275 3,852	4	1 i			168 128	4,807 507 279 3,725				
7,579 1,657 866 853 1,175 627 578	• 17	2,068 35 160 30 30 183	5,283 1,604 706 806 1,175 597 395	7,432 1,626 833 827 1,163 617 569	102 16 18 25 12 10 8	5 2			85 35	965 21 2 597 1	6,579 1,601 866 R51 1,175 30 577			
2,177 1,332 283	236 184 8	1,897 604 275	544 544	1,592 1,069 162	54 37 13	36 21 9	470 197 99	2 5 8	59 ⁻ 24	1,433 1,074 254	685 234 29			
3,752 288 310 3,056	218 10 168 10	962 142 752	2,572 278 2,294	2,556 196 273 1,996	284 10 8 265	113 2 6 105		48 1 47	28 24	3,294 273 2,944	430 286 13 112			
1,814 912 596		1,024 456 281	572 2 74 2 98	1,581 805 507	110 35 6 6	13 4 9	109 68 14	1 1	4	565 310 242	1,245 598 354			
1,640 1,219 254	68	452 55 254	1,096 1,096	1,167 764 245	168 165 3	6 4	299 286 6		21 21	801 81 86	1,318 1,117 168			
2,544 235 186 1,727	323 10 190	1,111 176 662	1,110 235 875	2,335 230 182 1,604	95 5 4 81	 7	102 35	4	36 i9	1,583 235 1,216	925 186 492			
UPACTU	rres.	,												. ——
4,203 665 250 181 255	174	2,761 491 181 255	250 250	4,140 647 240 175 255	35 12 10 2	23 6 4	5		15	147 89	3,540 576 250 181 255		7	

Table V-Continued.

	•				NUMB	GEST ER OF DYEES.			
	INDUSTRY AND LOCALITY.	Num-	Places	Num-					CE.
E	Only the more important centers of each industry are specified.	ber of inspec- tions.	in- spect- ed.	ber of owners at work.	Office help.	Shop force.	Grand total.	Total.	14-16 yrs. o age.
	2. Planing Mill Products.				<u> </u>	•	III. WO	DD MA	NUFA
.	House trim Buffalo Elmira New York City Rochester	648 26 6 208 33	590 25 6 208 30	287 19 85	759 90 20 296 29	17,266 2,093 598 7,090 1,006	17,088 2,132 523 7,006 989	ിവ	:::::
).	Packing boxes, crates, etc. Buffalo. New York City. North Tonawanda. Oswego. Rochester.	196 7 69 5 2	185 7 69 4 2 5		135 10 67 10 5	4,612 320 1,540 285 263 292	289 268	10 67 10 5	
•	Cigar and fancy wood boxes	93 9 2 57	85 9 1 56	53 8 36	91 5 11 70	2,939 318 225 2,056	197	11	
	3. Cooperage	138 17 48	128 16 47		32 6 18	2,729 366 1,423	324	31 6 18	
•	4. Wood Turned and Carved. Canes, umbrella sticks, etc New York City	30 29	30 29	24 24	16 16	506 504		16 16	
	Wooden toys and novelties New York City	95 52	88 52	49 25	43 20	1,277 482	1,138 414	40 20	
٠.	Other articles and appliances of wood Buffalo	290 17 151	276 17 151	204 11 115	133 24 53	3,646 406 1,425	419	24	
•	5. FURNITURE AND CABINET WORK. Furniture and upholstery. - Binghamton. Buffalo. Herkimer. Jamestown. Medina. New York City. Rochester. Syracuse.	602 5 24 6 27 5 353 22	571 4 24 5 27 5 350 21 7	38	587 6 37 13 69 10 324 26	18,524 371 1,329 890 2,147 525 7,385 1,361	1,328 903 2,178 535 6,584 1,255	36 13 69 10	
) .	Caskets New York City Oneida	26 10 2	25 10 1	3		1,281 463 302	438	20	
•	Store, office and kitchen fixtures. Buffalo New York City Rochester	171 9 135 6	165 8 134 5	3 58	21 140	4,281 636 2,542 604	2,441	140	
١.	Mirror and picture frames. New York City	158 135		75 62	150 137	2,374 1,734 244	1,550	133	

Statistics of Factories Inspected: By Industries.

Number	ор Ем	PLOYEE	s at Ti	ME OF	INSPEC	rion.			WEEK	Hour	s of L	ABOR.	ILLE	DREN SALLY
			SHO	P PORCI	٤.					ER OF EN			EMPL	OYED
		Numb	er in Si	hops En	nployin	g								I
Total.	1- 19.	20- 199.	200 +.	Men (18 yrs. +).	Y'ths (16- 18 yrs).	Boys (14- 16 yrs).	Wom. (16 yrs. +).	Girls (14- 16 yrs).	51 hrs. or less.	52–57 hrs.	58-63 brs.	Over 63 hrs	Un- der 14 yrs.	Illit- erate
TURES-	-Contin	ued.												
16,337 2,042 502 6,710 960	2,680 50 10 909 83	9,579 1,294 242 3,664 877	4,098 698 250 2,137	15,854 1,896 502 6,556 951	393 117 133 7	80 29 13 2	10		2,367 75 1,519	4,405 335 403 1,189 900	9,565 1,700 24 4,002 46		1	
4,232 320 1,483 279 263 221	1,119 17 367 63 20	2,913 303 1,116 279	200	3,593 273 1,390 178 213 200	285 32 75 68 35	100 13 18 33 15		1	58 14 27 15	620 8 337 7 185	3,554 298 1,119 272 63 221		2	
2,759 305 186 1,961	348 37 231	1,709 268 186 1,028	702 702	1,453 44 85 1,225	115 9 28 69	33 6 23	1,112 238 70 613	46 8 3 31	7 8 4	1,281 12 183 1,042	1,471 293 915		1	
2,397 318 1,384	617 73 253	1,080 245 431	700 700	2,273 288 1,315	98 22 65	20 8 4	5	1 :::::	138 12 44	614 105 334	1,645 201 1,006			
450 457	170 1 6 8	289 289		430 428	25 25	3 3	1 1	:::::		176 176	283 281	:::::	1 1	
1,098 394	455 278	643 116		831 341	· 12	30 11	187 24	6 6	123 94	254 204	721 96		1 1	
8,304 395 1,310	1,358 117 716	1,696 28 594	250 250	3,068 316 1,224	73 30 23	36 16 14	123 33 47	<u>4</u> 2	163 144	1,077 307 604	2,056 88 562	8	2 2	'
16,861 371 1,292 890 2,109 525 6,261 1,229 410	2,127 9 84 40 1,423 57 19	11,565 362 753 370 1,468 250 4,310 825 391	3,169 455 520 601 275 528 347	15,507 355 1,073 846 2,079 470 5,710 1,155 391	492 5 161 33 18 16 76 60 12	111 2 37 22 7 9 17 7	724 9 21 8 5 30 445 7	13	1,415 2 1 1,377	2,167 8 69 3 3 1,721 112 5	13,279 363 1,221 887 2,105 525 3,163 1,117 405		24	
1,221 418 202	83 17	836 401	302 302	993 364 198	5	6 4	207 53 95	1 1	95 95	313 274 4	813 144 2 03			
3,996 633 2,301 604	763 14 641 11	2,246 187 1,660 38	987 432 555	8,742 548 2,248 493	104 72 12 18	23 13 4 5	122 35 85		896 888	1,310 39 654 598	1,790 594 759 6			
1,967 1,417 207	809 687 41	945 517 166	213 213	1,837 1,368 182	40 23	19 11 1	71 15 24		51 49	916 851 7	1,000 517 200		1	١

Table V-Continued.

	,				NUME	GEST SER OF			
	INDUSTRY AND LOCALITY.	Num-	Places	Num-					ICE RCE.
•	Only the more important centers of each industry are specified.]	ber of inspec- tions.	in- spect- ed.	ber of owners et work.	Office help.	Shop force.	Grand total.	Total.	14-16 yrs. of age.
		·]	III. WO	DD MAI	HUPAC
e. ̈.	FURNITURE AND CABINET WORK—Concl'd. Other cabinet work. Buffalo. New York City.	206 5 167	203 5 166	1	9.5 9 69	8,607 257 2,701	3,225 266 2,348	92 9 66	
	6. Pianos, Organs, Etc	205 6 1 6 153	195 6 - 1 - 5 150	74 1 60	432 11 4 39 338	13,240 336 309 576 10,261	347 279 615	11 4 20	
a.	7. Brooms, Cork; Etc. Pulp and fiber goods Lockport	5 1	5 1		19 10	411 225	415 235	1 9 10	· • • • • • • • • • • • • • • • • • • •
b.	Mats and woven goods (New York City)	28	· 28	17	12	616	591	10	
c.	BroomsAmsterdam	81 3	31 3	11	15 5	897 39 6	891 401	15 5	
đ.	Articles of cork	25 23	23 22	10 10	19 16	464 436	460 429		
e.	Pipes (tobacco)	28 24	28 24	13 12	34 28	1,737 1,597	1,641 1,495	34	
f.	Fireproofing lumber (New York City)	2	2		1	65	61	1	
	•	,					IV. L	RATHE	R AND
	1. LEATHER Ballston Spa. Buffalo. Gloversville. Johnstown New York. Olean.	131 6 27 20 42 6	128 1 5 27 20 42 6	28 3 4 1 17	113 4 18 6 4 52 7	6,193 414 760 1,247 700 884 521	418 745 1,203 654	16 6 4 52	
	2. FURS AND FUR GOODS. Gloversville. New York City.	806 5 772	795 5 765	588 574	311 304	10,674 146 10,165	8,066 141 7,660		· · · · · ·
۵.	3. Leather and Canvas Goods. Belting, washers, etc	38 2 18	35 1. 18	13 4	80 9 48	1,025 500 315	916 346 354	9	• • • • • • • • • • • • • • • • • • •
b.	Saddlery and harness. Buffalo. New York City. Rochester.	181 12 96 10	173 12 96 9	107 7 56 6	109 17 80 6	1,433 243 574 117	1,408 247 568 110	104 17 56 6	
C.	Traveling bags and trunks. Buffalo. New York City. Rochester	95 5 83 4	95 5 83 4	52 51 1	61 3 52 5	1,716 138 1,354 171	1,628 132 1,266 176	3 52	

Statistics of Factories Inspected: By Industries.

						•	ocat (18(1)	ca or	Pactor	res mal	, octor	. Бу	шиив	u res
Number	ог Емі	PLOYEE	AT TI	MOE OF	Inspect	TON.			Wreki	Hour	s of L	ABOR.	LLLEC	DREN MALLY
			SHO	PORCE	3.				NUMBI	ER OF EM	PLOYER	B (IN	EMPL	OYED.
		Numb	er in St	ops En	ploying	<u>, </u>						<u> </u>		1
Total.	1- 19.	20- 199.	200 +.	Men (18 yrs. +).	Y'ths (16- 18 yrs).	Boys (14- 16 yrs).	Wom. (16 yrs. +).	Girls (14- 16 yrs).	51 hrs. or less.	52–57 hrs.	58-63 hrs.	Over 63 hrs.	Un- der 14 yrs.	Illit- erațe
URES-	-Conchu	ded.			!							<u></u>	<u></u>	<u>'</u>
3,133 257 2,282	1,071 21 881	1,830 236 1,169	232 232	3,070 238 2,251	41 12 21	17 7 6			1,045	960 236 545	1,128 21 730		2	
12,731 336 275 576	518 21	7,049 315 282	5,164 275 294	11,660 300 154 572	485 14 18	222 4 18	347 18 71	17 14	201	9,563 11 32 576	2,967 325 243		1	
9,796	406	5,081	4,309	9,162	418	198	iŝ		188	8,491	1,117		i	
396 225	12	159	225 225	389 220	5 5	2		.		6	225			
581 876 396	125 74	456 602 196	200 200	507 740 368	22 43 21	6 15 7			20 9	282 238	279 629 389			
441 413	67 67	374 346		283 219	4	1	201 187	2 2	28 28	82	331			
1,607 1,467	83 67	1,123 999	401 401	1,312 1,212	51 42	26 23	208 181	10 9	39 39	1,333 1,278	23 5		 :	:::
60	10	50		60	<u> </u>						60			
5,823 414 729 1,197 650 854 521	9 107 92 176		1,204 414 540	5,404 361 626 1,197 650 715 427	40 40	33	119	2	36	4.5 33 25	369 696 1,197 625 507			
7,762 141 7,343	3	3,323 138 3,062	871 871	5,279 81 5,063			60			5,487 5,331	141	l		
837 337 306	1	297 181	337 337	774 236 278	1			1	2		337	r)		
1,304 230 512 104	70	179	:	1,073 168 438 70	20 10	3		1	25 5 12 4	7	938 218 187 96	}		
1,567 129 1,214 171	1 8	121		1,427 86 1,146 143	17 22	6	20 45		15 15		123 749			

Table V-Continued.

	,				NUME	GEST SER OF OYEES.			7CB
	INDUSTRY AND LOCALITY. [Only the more important centers of each industry are specified.]	Num- ber of inspec- tions.	Places in- spect- ed.	Num- ber of owners at work.	Office help.	Shop force.	Grand total.	Foi	14-16 yrs, of age,
-	LEATHER AND CANVAS GOODS—Concluded.					ı⊽.	LEATH	BR AN	D RUB
ď.	Boots and shoes. Auburn Buffalo. Endicott Lestershire. New York City Rochester. Syracuse.	282 2 18 3 155 68 7	259 1 18 2 2 149 59 4	136 15 91 18 1	603 45 24 25 51 218 175 26	21,526 2,120 600 1,097 1,878 7,494 6,211 697	21,274 2,147 598 1,122 1,611 7,385 6,288 707	25 26 215	
e.	Gloves and mittens	164 66 · 39	158 66 39	49 15 4	104 38 20	6,074 3,448 1,417	5,876 3,285 1,401	104 38 20	
f.	Fancy leather goodsBuffaloNew York City	292 5 272	287 5 270	173 4 163	228 5 216	6,659 258 6,180	5,501 260 5,043	223 5 212	
g.	Canvas and sporting goods	. 101 . 73	98 73	56 43	100 88	1,753 1,406	1,584 1,286	100 88	
	4. RUBBER AND GUTTA PERCHA GOODS Buffalo Matteawan New York City Yonkers.	126 5 1 95	122 5 1 93 3	50 2 36	236 18 4 151 36	4,888 473 220 3,063 678	4,834 481 224 3,077 646	151	
5. a.	Articles of Pearl, Horn, Bone, Hair, Etc. Pearl buttons, handles, etc	38 3 33	36 3 32	14 14	38 14 22	2,365 637 1,424	2,118 639 1,288	121	······································
b.	Articles of horn, bone, tortoise shell, etc New York City	66 52 6	65 52 6	33 31	145 49 73	2,711 887 1,078	2,763 865 1,151	49	· · · · · · · · · · · · · · · · · · ·
c.	Brushes New York City Troy	68 42 12	67 42 12	35 25 5	86 66 10	1,779 1,031 542	1,759 1,022 522	86 66 10	
d.	Mattresses, pillows, and other articles of hair, feathers, etc	142 117	139 116	6 9 57	148 137	1,930 1,389	1,709 1,346	133 122	· · · · · · · ·
_	1. DRUGS AND CHEMICALS.	***			=001		7. CHEM	_	•
a.	Proprietary medicines	114 10 78	114 10 78	18 7 6	702 86 480	2,101 337 1,283	2,571 345 1,638	470	· · · · · · · · · · · · · · · · · · ·
b.	Sodas and other alkalies	26 4 1	25 4 1	4	432 35 350	4,246 711 2,822	4,633 724 3,172	432 35 350	
d.	Other chemicals and drugs. Buffalo. Greece. New York City Niagara Falls.	159 5 1 116 7	154 5 1 113 7	34 2 i8 2	927 38 19 759 13	5,668 452 1,062 2,764 695	6,339 490 1,081 3,326 684	191	

REPORT OF BUREAU OF FACTORY INSPECTION, 1906.

Statistics of Factories Inspected: By Industries

Number	от Ем	PLOYEE	s at Ti	ME OF	Inspec	rion.			WEEKI	т Нопя	s of L	ABOR.	ILLE	DREN BALLY
			SHO	P FORCE	g.					PS) WHO			EMPL	OYED
		Numb	er in S	hops En	aployin	r—]			
Total.	1- 19.	20- 199.	200 +.	Men (18 yrs. +).	Y'ths (16- 18 yrs).	Boys (14- 16 yrs).	Wom. (16 yrs. +).	Girls (14– 16 yrs).	51 hrs. or less.	52–57 hrs.	58-63 hrs.	Over 63 hrs.	Un- der 14 yrs.	Illit- erate
BER GO	ods	Conclud	ed.											
20,718 2,120 574 1,097 1,585 7,170 6,115 680	620 115 10	270 66 72 2,648 2,608 246	12,838 2,120 242 1,031 1,513 3,902 -3,392 424	740 1,255 4,841	878 150 41 21 12 217 328 66	294 27 18 9 12 81 107 22	6,678 798 206 325 303 1,971 2,307 226	172 8 5 2 3 60 68 8	408 i 344 54	11,405 35 46 1,031 1,513 4,952 3,712 30	8,825 2,085 527 66 72 1,794 2,349 650	80		
5,772 3,247 1,381	701 278 164	3,601 1,710 1,006	1,470 1,259 211	3,030 1,731 745	61 41 12	42 31 10	2,570 1,408 598	69 36 16	41	655 128 139	5,076 3,119 1,242			
5,278 255 4,831	1,384 20 1,311	3,894 235 3,520		3,211 66 3,037	205 12 190	86 10 74	1,715 164 1,475	61 3 55	108 iö5	1,503 80 1,338	3,667 175 3,388		3	
1,484 1,198	438 312	1,046 886		858 714	14 8	9 5	591 462	12 9	124 121	695 612	665 465			::::
4,598 463 220 2,926 610	535 8 459 7	1,339 175 846	2,724 280 220 1,621 603	2,957 378 157 1,719 377	144 3 8 117 7	40 1 2 30 3	1,411 80 51 1,017 223	46 1 2 43	259 20 236 3	1,976 62 4 1,267 607	2,311 381 216 1,423	52	3	
2,081 625 1,267	183	1,632 359 1,084	266 266	1,039 355 612	48 36 4	10 3 3	943 220 620	41 11 28	107 io7	248 9 239	1,726 616 921		2	
2,623 816 1,078	220 220	1,423 596 317	980 761	1,251 564 352	102 38 51	41 17 14	1,172 182 638	57 15 23	38 38	1,590 416 1,078	995 362		1 1	
1,673 956 512	249 141 30	1,424 815 482		1,221 611 458	73 39 21	54 41 7	315 255 26	10 10	44 30 6	548 469 8	1,081 457 498			
1,576 1,224	711 550	865 674		769 612	13 13	1 1	782 591	11 7	129 113	1,002 953	439 152	6 6	1	
PAINTS	, RTC.													
1,885 265 1,168	655 51 445	1,230 214 723		757 55 502	18 7 8	5 4	1,090 203 647	15 ···· ₇	1,120 14 903	635 251 183	130 		 	::::
4,201 689 2,822	98 	515 1 36	3,588 553 2,822	3,816 685 2,809	39 4 11	22 2	300	15 	196 100	767 200 2	3,238 389 2,820		 	
5,412 452 1,062 2,567 671	603 27 424 32	1,967 1,192 35	2,842 425 1,062 951 404	4,146 440 568 2,044 666	34 9 19	24 2 6 13	10 468 490	13 11 1	875 9 745	2,478 205 1,062 944 81	2,033 238 865 577	····iä		

Table V-Continued.

		,	N.	Numb	GEST ER OF OYEES.		OFF	
INDUSTRY AND LOCALITY. (Only the more important centers of each industry are specified.)	Number of inspections.	Places in- spect- ed.	Num- ber of owners at work.	Office help.	Shop force.	Grand total.	Total.	14-16
2. Paints, Dyes and Colors.					1	7. CHBI	IICALS,	OILS
Buffalo New York City	113 7 94	110 7 92	2	225 14 197	3,203 193 2,888	3,251 196 2,939	14	
h. Dyes, colors and inks	101 6 81	100 6 80	30 2 24	305 29 241	1,906 221 1,436	2,098 237 1,587	307 29 243	
Lead pencils and crayons	7 6	7 6	1 1	45 41	1,829 1,822	1.872	44	
8. Wood Alcohol and Essential Oils. Butalo New York City	96 9 45	87 9 45	6	166 2 6 116	1,656 532 660	1,631 421 760	1 36	
4. Animal Oil Products. New York City. Promised Land. Syracuse.	51 24 1 8	48 24 1 6		60 26 2 15	886 251 195 254	923 264 197 269		
5. MINERAL OIL PRODUCTS	37 5 20 1 1	30 5 14 1	1	95 9 55 12 9	2,942 197 2,122 225 245	2,119 2,119 202	55 12	
6. Soap, Perfumery and Commetics Buffalo New York City	121 9 85	116 9 85	4	1,137 735 368	4,381 1,701 2,367	5,237 2,433 2,522	1 735	
7. Miscellaneous Chemical Products. Wax figures, etc	10	10	3	4	98	78	4	
StarchOswego	7 3	6 2		11 9	224 186			
New York City	31 22	31 22	8 2	71 63	616 487	678 542	62 54	
Buffalo	8 1 1	7 1 1		29 22 7	292 190 1 6 0	172	22	
New York City	10 7 1			16 10 4	1,027 488 43 1	912 423 435	10	
. Celluloid and other plastics	9	9	4	8	112	90	8	
•			•				VI. 1	PAPE
1. Sorting Waste Paper New York City	43	43	16 16	14 14	520 461		14	:::::

Statistics of Factories Inspected: By Industries.

UMBER	от Ем	PLOYEE	S AT TI	ME OF	INSPEC	FION.				LY Hous				DREN BALLI
			SHO	P FORC	r.J					er of ea ops) who				~
		Numb	er in 81	lops En	aployin	g					<u> </u>	[
Total.	1- 19.	20- 199.	200 +.	Men (18 yrs. +).	Y'the (16- 18 yrs).	Boys (14- 16 yrs).	Wom. (16 yrs. +).	Girls (14- 16 yrs).	51 hrs. or less.	52–57 hrs.	58 -63 hrs.	Over 68 hrs.	Un- der 14 yrs.	Illii erat
aints,	ETC.—	Conclu	ied.											
3,028 182 2,744	11	1,996 171 1,782	578 578	2,507 137 2,279	50 6 49	43 8 34	410 31 370	l .	230 229	1,316 60 1,229	1,412 122 1,216	70 70		
[1,791 208 1,344	414 21 3 49	1,377 187 995		1,403 174 1,032	28 6 22	<u>4</u> <u>4</u>	347 28 278	9	314 	676 30 526	763 178 46 7	38 38		
1,828 1,821	23 16		1,805 1,805	406 403	462 462	29 27	877 875	54 54	36 36	1,786 1,779	6			.
1,458 385 646	504 36 201	954 349 44 5		1,342 374 578	²		113 11 6 6		1 22 53 6 7	240 15 180	636 243 269	460 74 130		
865 240 195 254	240 124 38			720 234 195 138	22 1 21	12 1 11	97 4 70	14	51 43	21 9 6	780 188 195 185	63		
2,849 197 2,064 190 245	133 16 54	657 181 196 190	2,059 1,814 245	2,691 195 1,913 190 241	81 77	68 68	9 2 6	1	3	2,529 181 1,912 190 245	200 16 149	117		
4,104 1,698 2,157	571 82 442	1,765 109 1,504	1,768 1,557 211	2,271 1,121 1,022	89 42 46	27 17 9	1,685 515 1,052	3	535 521	2,644 1,426 1,130	925 272 506			
74	74			46	2		24	2	8	54	12			. .
223 186	37	186 186		98 72	12 12	4	100 89		11	13 13	199 173	· · • · ·		:
616 488	137 92	187 104	292 292	494 386	13 13	7 3	102 86		91 88	3 84 375	141 25		:::::	
342 150 150	42	300 150 150		342 150 150					5	150 150	187 150			
896 413 431	25 7	440 406	431 431	498 198 250	48 28 20	30 19 11	304 161 141	16 7 9	2 2 2	59 21 20	835 390 411			
82	28	54		62	2	3	15		11	47	24			
LND PU	LP.	•												
476 427	236 218	240		323 299	4 2	1 1	148			62 62	836 287	78 78	.	

Table V—Continued.

	·			Num-	NUMB	GEST ER OF DYEES.		Orr	
	INDUSTRY AND LOCALITY. Only the more important centers of each industry are specified.]	Num- ber of inspec- tions.	Places in- spect- ed.	ber of owners at work.	Office help.	Shop force.	Grand total.	For Total.	14-16
	O. Brun ave Banen	··	'				VI.	PAPE	R AND
8.	2. PULP AND PAPER. Pulp mills. Cadyville. Fennimore Hinckley.	· 36	- 31 1 1 1		37 4 3 2	1,504 181 232 183	1,489 185 235 185	3	
b.	Pulp and paper mills Deferiet Fort Edward Glen Park Mechanicville Palmer Falls South Glens Falls Ticonderoga	52 1 1 6 1 1 1 3	3 1 1		137 10 4 7 17 13 6 16	6,344 342 531 310 602 638 317 512	6,283 352 461 317 619 651 323 528	10 4 7 17 13 6	
	Paper mills Fulton New York City Niagara Falls Piercefield Sandy Hill Schuylerville. Tonawanda.	152 4 26 6 1 3 1 2	142 4 26 6 1 3 1	1	397 12 202 22 3 8 6 28	6,669 219 1,111 639 245 405 224 205	248 413	198 198 22 3 8 6 28	
							V п. Р	RINTIN	G ANI
	1. Type and Printers' Materials New York City	26 23	26 23	12 9	43 41	297 274	301 276	43 41	:::::
4 .	2. Paper Goods. Paper boxes and tubes. Buffalo. New York City. Rochester. Troy.		13	5 66 4	433 27 332 21 7	13,361 1,500 8,809 714 497	8,327 642	327 327 19	1
b.	Paper bags and sacks	1 7	16 1 7 1	4	58 7 17 9	1,077 193 321 248	200 294	17	1
C.	Other paper goods	183 2 158	2		821 18 790	5,069 194 4,368	212	18	II
•	3. PRINTING AND BOOK MAKING. Printing and publishing. Albany. Buffalo. New York City Rochester.	1,262	29 77 1,253	16 68 520	122 380 6,14 0	1,460 2,245 33,094	1,546 2,498 35,166	122 372 6,108	3
	Bookbinding and blank book making New York City Niagara Falls. Saugerties.	231	230 1	141	440 45	9,701 8,563 271	9,212 8,008 316	517 414	

Statistics of Factories Inspected: By Industries.

NUMBER	ор Ем	PLOYEE	at Tr	ME OF	Inspect	TION.			Weeki	Y Hour	s of L	ABOR.	CHIL	
			. SHO	PORCI	Ē.					PS) WHO		s (IN	Un- der 14 yrs.	
		Numb	er in 81	юре Еп	ploying	<u>-</u>								
Total.	!- 19.	20- 1 99 .	200 +.	Men (18 yrs. +).	Y'ths (16- 18 yrs).	Boys (14- 16 yrs).	Wom. (16 yrs. +).	Girls (14- 16 yrs).	51 hrs. or less.	52–57 hrs.	58 -63 hrs.	Over 63 hrs.	der 14	Illit- erate
TLP—C	Conclud	od.						!						!
1,452 181 232 183	158	1,062 181 183	232 232	1,451 181 232 183		1	· 		334 224	2	1 <u>44</u> 8	972 181 183		
6,146 342 457 310 602 638 317 512	12	2,407 310 259	3,727 342 457 602 638 317 253	5,920 337 456 300 550 628 317 493	14	2	209 5 1 10 52 10	1	89	31	1,629 5 219 10 602 10	4,397 337 238 300 628 317		
6,536 216 1,106 637 245 405 224 205	585 105 13	4,753 216 676 220 405	1,198 325 404 245 224	5,831 201 759 632 235 387 188 205	····· _i	24 1 15	623 14 289 5 10 17 33	13		474 1 416 13 10	3,080 14 651 434 235 243 221 150	201 28 190		
APER (GOODS													
258 235	126 103			222 200	9	2 2	25 24	:::::	34 33	195 195	29 7		:::::	:::
12,317 1,484 8,000 623 462	1,399 34 996 50	576 4.958	2,046	175	249 1	134 5 65 1 24	1,251 4,599 454	12	381 9	7,799 218 6,280 602 175	4,090 1,264 1,334 12 287	5	l	
1,022 193 277 248	97 41	677 193 236		480 125 116 109	6 11	2	62	15	1	98 56	846 193 208 248			
4,663 194 4,039	867 776	194	1	114	1 2		76	∤ 2		3,209 3,100	755 190 261			
39,937 1,424 2,126 29,058 1,206	410	18,937 501 951 13,908 1,006	765	30,702 1,019 1,666 22,669 903	753	44 196	380 293 5,376	64	798 8.177	1,281 20,044	2,038 3 47 837		5	
8,695 7,594 271	1,318	5,257	2.120	3,726	224 170 20	42	3,548	108	428	7,207	970		1	

Table V-Continued.

-					GEST SER OF			
. INDUSTRY AND LOCALITY.	Num-	Places	Num- ber of	Емри	OYEES.			TICE RCE.
[Only the more important centers of each industry are specified.]	ber of inspec- tions.	in- spect- ed.	owners at work.	Office help.	Shop force.	Grand total.	Total.	14-16 yrs. of age.
2 Parameter Deer Marine Constituted	1	<u> </u>				VII. PR	INTING	AND
3. PRINTING AND BOOK MAKING—Concluded. c. Lithographing and engraving. Buffalo. New York City. Rochester.	238 11 199 9	234 11 198 8	98 5 81 2	732 59 624 32	9,783 875 8,159 559	9,827 906 8,127 591	728 59 621 32	
d. Games and novelties	48 45	47 45	16 16	73 71	1,783 1,737	1,707 1,659	72 70	
4. WALL PAPER Buffalo Glens Falls New York City Sandy Hill	19 1 . 1 10 1	17 1 1 9	2 i	148 22 14 66 20	1,990 228 200 958 250	1,965 250 172 1,005 187	14 66	
5. PHOTOGRAPHY	68 63 2	68 63 2	27 25 1	278 99 175	668 534 97	817 504 272	277 98 175	• • • • •
:							VII	i. TEX
1. SILK AND SILK GOODS. Amsterdam. Elmira Hornell New York City	145 1 2 5 80	124 1 2 5 77	30 17	264 5 6 12 168	13,486 478 405 1,069 7,853	12,857 483 411 1,067 7,512	6 12	
2. Wool Manufactures. a. Carpets and rugs Amsterdam. Auburn Firthcliff New York City Rifton Yonkers.	82 6 4 1 51 1 4	76 3 2 1 51 51 3	30 i6	196 32 9 10 69 3 63	10,057 8,748 492 533 898 313 8,798	8,895 3,780 287 543 824 316 2,873	32 6 10 68	
b. Felt goods Dolgeville	. 15 . 4 1	12 3 1	4	40 15 9	1,473 507 214	1,395 448 223	40 15 9	
c. Woolens and worsteds. Auburn. Falconer. Fulton. Jamestown. Rottville. Utics. Watervilet	61 4 22 1 5 4 1 3	49 2 2 1 4 1 1		109 6 6 24 1 12 10	8,194 417 315 1,144 1,994 647 758 367	7,621 405 315 1,055 2,018 648 738 377	106 6 6 24 1 11	
3. Cotton Goods. Cohoes. New York City. New York Mills. Utica.	86 16 84 4	75 11 32 2 4	10 5	180 28 69 24 20	9,516 2,890 911 1,644 2,020	9,539 2,918 924 1,631 2,040	24	1

Statistics of Factories Inspected: By Industries.

Number	от Ем	PLOYEE	S AT T	ME OF	Inspec	TION.			WEEK	LY Hour	s of L	ABOR.	ILLE	DREN SALLY
			SHO	P FORCE	E.					er of el			EMPL	OYED
		Numb	er in Si	ops En	nployin	g								
Total.	1- 19.	20- 1 99 .	200 +.	Men (18 yrs. +).	Y'ths (16- 18 yrs).	Boys (14- 16 yrs).	Wom. (16 yrs. +).	Girls (14- 16 yrs).	51 hrs. or less.	52–57 hrs.	58-63 hrs.	Over 63 hrs.	Un- der 14 yrs.	Illit- erate
APER	600DS	—Concl	uded.											
9,099 847 7,506 559	1,017 83 817 81	4,871 814 3,327 179	8,711 8,862 849	6,888 603 5,720 423	339 34 288 16	90 6 77 2	1,755 202 1,397 118	27 2 24	1,814 151 1,616 15	7,253 696 5,858 544	32 32		1 i	
1,635 1,589	205 201	82 4 78 2	606 5 06	513 49 9	26 26	7 7	1,066 1,034	23 23	112 78	1,115 1,115	408 396	:::::		::::
1,819 228 158 939 167	47 	977 158 343 167	795 228 567	1,371 203 136 720 125	219 25 5 107 80	26 9 8	201 8 104 12	2	8 	308 150 53	1,503 228 886 167			
540 406 97	276 257 2	204 149 95		405 317 55	15 15	4	116 70 42		276 276 	236 130 · 97	2 8			
iles.														
12,604 478 405 1,055 7,347	288: 256	5,191 128 463 2,260	7,125 478 282 592 4,831	4,111 76 29 298 2,802	,197 10 31 79	105 7 52	7,877 373 330 753 4,226	314 19 8 4 188	277 222	6,397 19 15 299 5,132	459 390 756		1	
8,749 3,748 281 533 756 313 2,856	280 230	803 65 526	7,666 8,748 216 583 313 2,856	4,395 2,123 73 826 340 194 1,172	323 185 8 28 3 8 8	134 90 20 4 15	8,834 1,320 199 140 409 90 1,589	63 30 19 6 4	329 39 290	4,072 96 1 494 438	4,348 3,652 280 28 313			
1,355 482 214		930 222	42 5 211 2 14	99 7 329 113	80 15 8	9 4 1	317 84 92	2 1		481 5 214	874 428			
7,515 399 315 1,049 1,994 647 727 367	111	1,544 24 315	5,860 875 1,049 1,955 647 727 867	3,742 191 30 528 690 447 360 237	265 6 50 23 62 21 29	157 8 21 78 7 15	3,181 201 205 454 1,091 158 306 118	170 1 22 23 73 14 17 5	10	2,526 1 315 44 1,946 21 32 12	4,957 398 1,005 38 626 695 355			
9,362 2,890 854 1,607 2,030	271 25 177	2,225 295 677 197 68 12	6,866 2,570 1,410 1,957	4,931 1,496 365 957 955	291 75 10 43 99	124 61 1 16 12	3,930 1,228 459 574 950	86 30 19 17 4	72 64	505 91 330	460 1,607	82		

Table V—Continued.

				NUMB	GEST ER OF OYEES.			
THE TOTAL PROPERTY OF THE TOTAL PROPERTY OF	NT	70	Num-				For	
INDUSTRY AND LOCALITY. [Only the more important centers of each industry are specified.]	Num- ber of inspec- tions.	Places in- spect- ed.	ber of owners at work.	Office help.	Shop force.	Grand total.	Total.	14-16 yrs. o age.
				-		٧ı	II TE	ETILE
4. Hostery and Knit Goods. Amsterdam. Cohoes. Little Falls. New York City Oswego Utica. Waterford.	248 11 23 8 66 4 20	228 11 222 7 66 4 16		436 21 54 19 57 10 69 19	32,446 3,177 8,387 2,261 2,454 1,047 4,339 1,264	8,112 3,441 2,214 2,205	428 21 54 19 57 10 69	
OTHER TEXTILES OF SILK, WOOL, COTTON. Dyelng, finishing, etc	1 1	67 1 1 55 1	23	109 6 3 81 8	3,753 332 780 1,308 911	683 1.287	109 6 3 81	
Upholstery goods. New York City. Patchogue. Rochester.	48 37 1 3	46 36 1 3	11	103 68 20 10	2,919 1,659 470 302	1,488	96 62 19 10	
Braids, embroideries and dress trimmings New York City	336 327	331 323	137 131	350 345	9,255 9,031	8,284 8,084	343 338	
6. FLAX, HEMP AND JUTE MANUFACTURES. Auburn. New York City. Valley Falls.	50 4 32 1	48 2 32 1	a	1	8,289 1,105 6,211 311	7,963 765 6,253 312	148 29 94	
7. OIL CLOTH, WINDOW SHADES, ETC Minetto New York City	1	1		7	1,941 289 1,223	1 296	1 7	1
	,				•	IX. CLO	THING	MIL
a. Talloring. Binghamton. Buffalo. Newburg. New York City. Rochester Syracuse. Utica.	13 160 4 3,211 810	3,169 3,169 398	1,977 357 51	14 53 39 1,630 206 46	474 2,214 946 64,062 9,395 1,605	488 2,130 946 59,251 9,074 1,623	1,574 1,574	
b. Shirts, collars and cuffs. Albany. Glens Falls New York City. Troy.	231	226	88	18 24 3 218	1,61 1,80 7,54	1.629	D 19	3 3
c. Men's neckwear	. 129 120		53 7 49		3,353	1	134	
d. Suspenders and other furnishing goods New York City						1,263	6	

Statistics of Factories Inspected: By Industries.

					_=:									
Number	ог Ем	PLOYEE	S AT T	ME OF	INSPEC	rion.			WEEK	LY HOUR	s of L	ABOR.	CHIL	ALLY
			вно	P FORCE	E.					er of en			EMPL	OYED.
		Numb	er in S	hops En	nployin	g				l	l	t .		
Total.	1- 19.	20- 199.	200 +.	Men (18 yrs. +).	Y'ths (16- 18 yrs).	Boys (14- 16 yrs).	Wom. (16 yrs. +).	Girls (14- 16 yrs).	51 hrs. or less.	52–57 hrs.	58-63 hrs.	Over 63 hrs.	Un- der 14 yrs.	Illit- erate.
Conclu	ıd ed.													
31,457 3,091 3,387 2,195 2,148 1,035 4,336 1,239	477 6 37 352	12,610 437 1,607 445 1,316 113 560 767	18,370 2,648 1,743 1,750 480 922 3,764 472	10,076 1,194 1,110 965 633 159 1,386 389	628 25 29 59 17 24 162 14	305 26 9 12 4 17 70 8	19,799 1,787 2,194 1,120 1,441 797 2,587 810	649 59 45 39 53 38 131 18	28	2,948 83 177 43 1,172 55 156 72	28,387 3,008 3,210 2,092 948 980 4,180 1,167	60	1	2 2
3,442 332 680 1,206 834	314 275	1,049 931	2,079 382 680 834	2,630 141 525 1,025 668	102 4 28 23 82	61 19 6 29	633 187 103 151 95	16 5 1	160 154	685 24 618 39	2,585 382 656 434 795	12		
2,623 1,426 444 302	120 120	1,606 853 302	897 453 444	776 366 199 50	70 33 20 9	62 26 7 3	1,625 975 181 236	90 26 37 4	300 252 44	2,011 1,098 400 119	312 76 i83			
7,941 7,746	1,903 1,855	4,754 4,607	1,284 1,284	1,947 1,849	108 102	53 52	5,614 5,527	219 216	287 287	5,921 5,888	1,733 1,571	: : : : :	1 1	:::::
7,815 736 6,159 311	149 141	1,703 136 966	5,963 600 5,052 311	3,134 446 2,209 200	405 30 324 8	112 90 3	4,028 260 3,420 100	136 116	28 i9	3,195 3,010 3	4,592 736 3,130 308			
1,900 289 1,194	. 140 131	846 438	914 289 625	1,605 235 1,052	37 31	9 2 3	249 52 108		116 114	414 378	1,315 289 647	55 55		
nery, l		-				•								
2,077 907	20,389 40 706 6 15,629 2,472 359 57	1,169 133 33.822	202 768	49,010 194 826 162 41,379 4,183 527 638	665 1 33 8 407 131 27 37	 17 4	24,928 279 1,179 732 15,523 4,357 972 598	515 22 1 229 155 43 23	80 184 5 4,275 185	37,659 128 1,706 896 24,062 8,316 1,366 57	262 187 6	693 4 678	20 15 4	21 21
26,350 1,611 1,594 7,071 10,833	8	9,871 491 229 5,154 946	15,161 1,112 1,360 900 9,814	7,096 127 429 3,159 2,668	186 6 53 114	80 -5 9 28 30	18,753 1,437 1,142 3,736 7,984	235 42 8 95 37	661 590	12,457 140 630 3,871 5,884	13,218 1,471 964 2,596 4,949	14 14	<u>4</u>	2 2
3,043 2,873	761 733	2,282 2,140		743 715	28 28	5 5	2,228 2,087	39 38	785 774	2,141 1,982	117 117	.	2 2	
1,200 933	197 181	778 752	225	497 451	27 26	11 10	648 434	17 12	34 22	1,024 773	142 138			

Table V—Continued.

					Num	RGEST BER OF OYEES.			rice
í	INDUSTRY AND LOCALITY, M Only the more important centers of each industry are specified.	Num- ber of inspec- tions.	Places in- spect- ed.	Num- ber of owners at work.	Office help.	Shop force.	Grand total.	Total.	14-16 yrs. of age.
					•	IX. CL	OTHING	, will	MBRY,
2a.	Dress making. Buffalo New York City Rochester Syracuse	3,163 43 2,759 244 15	2,984 43 2,687 147 13	1,384 30 1,168 139 3	16	98,458 1,034 93,502 904 853	78,868 807	2,259 7	
2b.	Women's white goods	277 250	266 242	111 103	278 251	13,509 12,108	12,614 11,302	276 249	
	Infants' wear (New York City)	65	64	23	112	2,640	2,549	112	
2 d.	Ladies' neckwear, etc	136 134	134 132	53 52	321 320	5,194 5,128	4,609 4,559	316 315	
2e.	Corsets, garters, etc	123 2 110	114 2 106	45 41	114 9 105	2,536 280 2,222	2,367 264 2,069		
	3. Men's Hats and Caps. Matteawan Newburg. New York City Peekskill Yonkers.	310 3 2 274 1 4	298 3 2 266 1 4	219 1 198	133 6 5 90 7 13	11,211 1,055 524 6,428 400 2,158	10,520 1,061 529 5,702 407 2,171	102 7	
4 a.	Artificial feathers and flowers	220 214	218 213	115 111	94 93	5,257 5,235	4,285 4,262	94 93	
4b.	Millinery. Buffalo. New York City. Rochester.	804 , 34 531 101	750 34 524 55	329 25 173 44	430 1 416	13,275 483 11,347 493	10,235 383 8,569 424	410 1 396	
a.	5. Miscellaneous Needle Work. Curtains, embroideries, etc New York City	130 120	120 112	41 36	112 112	2,120 2,050	1,675 1,614	108 108	· · · · · · · · · · · · · · · · · · ·
b.	Quilts, comfortables, etc	14 13	1 <u>4</u> 13	5 5	12 11	289 279	296 285	12 11	
c.	Umbrellas and parasols	51 4 8	48 4 5	19 15	72 71	1,141 1,134	1,115 1,107	69 68	1
a1,	6. LAUNDERING, CUSTOM DYEING, ETC. LAUNDERING, CONTROL DYEING, ETC. Buffalo. New York City Rochester. Troy.	1,456 29 958 17 12	1,401 29 948 16 12	996 14 640 10 3	416 55 212 37 10	15,821 1,048 8,441 1,049 924	15,565 1,083 8,303 1,063 908	407 55 204 37 10	
a2 .	Chinese laundries	1,002 800	996 799	779 62 0	:::::	1,892 1,537	1,857 1,504	<u>.</u>	
b.	Cleaning and dyeing	170 98	157 96	94 50	73 58	2,037 1,759	1,846 1,604	73 58	•••••
	7. CLIP SORTING	275 18 216	270 18 216	157 5 131	114 31 60	2,862 468 1,797	2,711 432 1,696	112 31 59	

Statistics of Factories Inspected: By Industries.

NUMBER	от Ем	PLOYEE	s at Ti	MOE OF	IMSPECT	MON.		•	WERKL	Y Hour	s of L	ABOR.	CHIL	ALLY
			вно	P FORCE	s.				NUMBE SHO	ROFEM PS) WHO	PLOYEE WORK	es (in	EMPL	OYED.
		Numb	er in S	hops En	aploying	<u>-</u>						Ī		1
Total.	1- 19.	20- 199.	200 +.	Men (18 yrs. +).	Y'ths (16- 18 yrs).	Boys (14- 16 yrs).	Wom. (16 yrs. +).	Girls (14– 16 yrs).	51 hrs. or less.	52–57 hrs.	58-63 hrs.	Over 63 hrs.	Un- der 14 yrs.	Illit- erate.
.AUNDI	RY, BT	C.—Con	clud e d.							<u> </u>				
81,003 911	14,388 226	56,9 54 685	9,661	38, 6 98	244	60 1	41,409 804	592 6	4,656 116	57,936 791	17,356	1,055	12	15
76,609 800	12,944 701	54,004 99	9,661	38,207 73	240 1	57 1	37,553 710	552 15	4,540	55,141 527	15,944 261	12	12	14
828	1 202	771	2 601	70			747	11 282		799	ľ			
12,338 11,053	1,283 1,182	7,364 6,550	3,691 3,321	1,130 1,028	61 59	10 10		282 274	944	9,860 9,465	1,514 639			8
2,437	272	2,165		218	10	2	2,111	96	122	2,241	74			
4,293 4,244	611 603	3,359 3,318	323 323	642 639	54 54	33 33		75 75	400 400	3,614 3,565	279 279		1 1	
2,253 255	528	1,190 255	535	277 45	26	6	210	35	1	2,096 255	75		2	
1,964	494	935	535	232	25	6		23	82	1,807	75		2	
10,375 1,055	1,823	2,951 107	5,601	6,701 571	219 37	66 16		54 10		4,033 26	4,570 1,029	2	1	
524 5,600	17		948 517 1,467	408 3,653	3 49	1 23	112	22	517	3,731	709	1	i	
400 2,158	1 <i>-</i>	359	400 1,799	320	10 94	····i6	63 587	7 8	1	121	400 1,951		:::::	::::
4,191 4,169	956 934	3,235 3,235		595 595	17 16	14 13	3,469 3,454	96 91	1,282 1,282	2,865 2,843	44		1	
9.825	3.599	6,226		1,098	29	4	8,554	140	1 1	7,140	1,038		3	1
382 8,173 424	187	5,636 206		1,034 25	2 ¹	4	352 6,986 389	122 10	1,642	362 6,210 226	321			
727	213	200		25			309	10		220	190		1	
1,567 1,506	616 584			390 363	30 28	12 12		41 39	457 454	1,049 995	61 57		2	
284	65	219		128	2		1,044	6		141	143			
274	1			120	l .		146	6		141	133			
1,046 1,039	202		;	350 347	37 37	3		4		642 637			}	
15.158	5,062	8,387	1,709	8,947	94	51	10,971	95	1,944	5,931	7,130	153	. 5	
15,158 1,028 8,099	2,904	899 4.872	323	178 2.315	4	41	843	3 45	1,425	324 3,053	677	''	.	1
1,026 898) OU	371	595	185	1		835 780	5		936 185	1 28	3	2	
1,857 1,504	1,857 1,504			1,837 1,494	6		14		13		1,225 1,023	619 481		
1,778	632	689	452	945	6	a	814	5		718	978	7		
1,546	405	669	453	782	4	2	753	5	60	681	798	7		
2,599 401	U 85	318		1,363	10		1,214 268	8	44 20	596 160		e	4	
1,637	1,083	554		881	6	3	739	8	ğ	397	1,225	e	4	

II.182

Table V-Continued.

	• •				Num	RGEST BER OF OYEES.			
	INDUSTRY AND LOCALITY.	Num-	Places	Num- ber of		1			FICE RCE.
	Only the more important centers of each industry are specified.]	ber of inspec- tions.	in- spect- ed.	owners at work.	Office help.	Shop force.	Grand total.	Total.	14-16 yrs. of age.
_		1	<u> </u>			!	X., F0	OD, LI	QUORS
18	Flour and other cereal products Buffalo New York City	517 18 22	18	8	235 43 33	902	885	43	
1b	Sugar and molasses refining New York CityYonkers.	15 11 2	11 7 2		156 110 44	4,050 2,525 1,219	3,760 2,635 1,087	156 110 44	
1c.	Fruits and vegetables (canning and preserving) Fairport Franklinville. Fulton Geneva Newark New York City North Collins Rochester Syracuse	190 3 1 1 4 1 50 1 6	171 3 1 1 2 1 49 1 6	46. 2 3 8 2	302 5 3 4 3 168 3 28 32	11,812 276 300 303 496 275 1,972 191 1,234	22 69 306 147 23	5 3 4 3 164	
1d.	Coffee and spice roasting and grinding New York City	93 71	92 70	19 8	333 305	1,696 1,479	1,939 1,705	332 304	
1e.	Groceries not elsewhere specified. Cambridge New York City Peekskill. Rochester Sliver Springs. Watkins	116 1 40 1 8 1 2	114 40 1 8 1 2	44 6 1 2 2	554 35 362 6 67 2 6	5,562 200 2,091 291 394 233 205	4,609 46 2,274 297 223 225 195	361 6 49	
	2. Provisions. Buffalo New York City	122 20 66	114 19 65	30 4 12	374 120 228	4,264 1,323 2,593	4,392 1,359 2,711	374 120 228	
	3. DAIRY PRODUCTS New York City Norwich	326 15 4	296 15 2	69 3	158 28 2	2,834 151 153	2,667 166 139	155 28 2	
4. 3.	BAKERY PRODUCTS, CONFECTIONERY, ETc. Macaroni and other food pastes New York City	58 39	55 39	37 25	27 27	737 551	6 88 511	27 27	
о.	Crackers and biscuits. Buffalo New York City Niagara Falls.	49 4 40 1	48 4 39 1	18 2 16	237 - 19 147 37	4,201 246 3,391 355	4,278 265 3,427 343	237 19 147 37	3 3
:.	Bread and other bakery products Buffalo New York City	3,823 153 2,378	3,677 151 2,362	2,257 123 1,315	250 26 104	13,124 887 9,149	12,938 906 8,966	247 26 102	
1.	Confectionery and ice cream Buffalo New York City Rochester.	488 21 321 11	472 20 319 11	230 15 135 4	576 26 504 18	11,260 913 8,651 615	10,128 762 8,006 424	562 26 490 18	

Statistics of Factories Inspected: By Industries

N umbei	R OF EM	PLOYEE	s at T	ime of	Inspec	TION.			WEEK	LY Hou	rs of I	ABOR.	Сни	DREN GALLI
			вно	P FORC	E.					ER OF EM			EMPL	OTED
		Num	ber in S	hops Er	nployin	g—								1
Total.	1- 19.	20- 199.	200 +.	Men (18 yrs. +).	Y'ths (16- 18 yrs).	Boys (14- 16 yrs).	Wom. (16 yrs. +).	Girls (14– 16 yrs).	51 hrs. or less.	52–57 hrs.	58-63 hrs.	Over 63 hrs.	Un- der 14 yrs.	Illit- erate
MD TO	BACCO			·					·				·	•
3,161 842 508	69	1,560 773 416		2,848 613 458	2 2		309 225 50	2 2		68 1 45	2,799 757 360	267 80 90		
3,604 2,525 1,043	17 11	75 4 5	3,512 2,469 1,043	3,496 2,424 1,038	21 17 4	4 3 1	83 81			14 14	2,437 2,036 395	1,153 475 64 8	· · · · · · · ·	
7,464 22 64 303 143 20 1,572 191 745 277		5,979 64 143 20 1,298 191 154 271	877 3 6 3	3,419 20 43 125 80 12 602 70 236 124	171 10 12 15 4 5	161 4 4 4 1 4	3,585 21 160 63 8 931 100 499 142	128 4 23 25 2	169 2	1,726 64 8 1,168 6 118	5,453 20 295 143 20 243 191 739 159	116	3	
1,607 1,401 4,088	491 388 462	660 557 2,707	456 456 919	1,039 904 2,453	16 15 51	1 1 14	551 481 1,542	28	323 305 531	797 765 1, 42 7	487 331 2,060	70	3	
25 1,913 291 174 223 189	113 14	1,395 160 189	405 291 223	1,006 291 55 188 148	49	13	824 117 35 41	21 2 2	301 28	825 291 84	25 787 62 223 189			
4,018 1,239 2,483	489 62 290	1,692 296 1,237	1,837 881 956	3,731 1,132 2,874	45 35 8	1 1	241 71 101		49 49	1,003 642 359	2,882 597 2,008	84 67		<i></i>
2,512 138 137	1,195 114 10	1,317 24 127		2,145 123 80	22 8	5 1	838 6 57	2	111 59	354 22 10	1,121 45 57	926 12 70	` 3	
661 484	171 77	490 407		459 353	8 4		186 124	8	13 10	246 243	832 161	70 70	2	· · · · ·
4,041 246 3,280 306	148 6 142	1,454 240 1,005	2,439 2,133 306	2,166 106 1,744 171	35 2 29 2	14 13	1,779 138 1,448 132		14	1,062 6 890 133	2,963 240 2,374 173	2 2		
2,691 880 8,864	10,741 394 7,585	1,677 213 1,279	273 273	12,008 648 8,698	110 23 48	43 3 25	527 206 92	a	207 2 164	752 65 595	11,605 813 8,009	127 96	8 i	i
9,566 736 7,516 406	1,458 83 889 46	4,724 653 3,248 360	3,384 3,384	4,064 229 3,214 138	125 4 96 19	24 2 17	5,127 499 4,001 245	226 188	771 761	2,858 34 2,324 269	5,911 697 4,405 137	26 26	<u>8</u>	

Table V-Continued.

					NUMB	GEST ER OF DYEES.		l Orr	TCE
	INDUSTRY AND LOCALITY.	Num-	Places	Num-					CE.
C	Only the more important centers of each industry are specified.]	ber of inspec- tions.	in- spect- ed.	ber of owners at work.	Office help.	Shop force.	Grand total.	Total.	14-16 yrs. of age.
	5. Beverages.					X. 1	FOOD, I	TÓ DO E	S AND
a.	Artificial ice	. 58 · 30	54 29	6	27 14	594 440	562 410	25 13	:: ::::
b.	Cider, grape juice, etc	40 4 1	31 1 1	l . 	12	736 100 120	344 100 15		
c.	Mineral and soda waters	225 117 13	216 116 13	58	134 91 20	1,589 1,124 104	1,549 1,081 107	133 91 20	
d.	Malt Buffalo. New York City.	36 12 2	32 12 2	6	. 26 7 11	566 - 183 111	555 - 187 122	7	
e.	Malt liquors. Albany. Buffalo. New York City. Rochester. Troy.	366 10 35 127 10 15	280 10 29 125 8 11	2 7 16	762 41 57 42 5 47 26	7,391 290 682 4,746 352 243	7,952 331 739 5,056 399 266	41 57 421 47	
f.	Vinous and distilled liquors. New York City. Rochester.	77 37 3	75 37 3	4	227 126 44	900 368 103	978 459 147	124	
g.	Miscellaneous bottling	62	56	28	24	294	302	24	
a.	6. TOBACCO PRODUCTS. Tobacco and snuff. Elmira. New York City	30 8 9	29 7 9		21 11 1	1,040 498 144	743 315 1 3 7	21 11 1	
b.	Cigars Albany Binghamton Buffalo Kingston New York City Poughkeepsie Syracuse	1,268 42 37 44 7 548 6 24	42 30 44 7	23 33 5 267 2	485 3 29 2 8 412 7	30,759 378 1,730 396 980 23,103 489 409	28,028 376 1,724 385 988 20,695 496 344	3 29 2 8 355 7	
C.	Cigarettes	55 49	54 49		64 64	3,408 3,392	2,953 2,938	64 64	
•		•		- '			XL W	ATER,	LIGHT
-	1. WATER	77	75	1	6	408			
	2. Gas	100 32			89 58	3,085 2,322	2,947 2,161	89 58	:: ::::
	4. ELECTRIC LIGHT AND POWER. New York City Niagara Falls.	268 86 2		l	579 523 14	3,772 2,445 221	4,338 2,962 261	523	

Statistics of Factories Inspected: By Industries.

Number	ор Ем	PLOYEE	8 AT T	MCE OF	Inbpec	TION.			WEEK	LY HOUR	s of L	ABOR.	ILLEC	DREN SALLY
			SHO	P FORCE	E.					er of em ops) who			EMPL	OYED.
		Numi	er in S	hops Er	nployin	g					,			
Total.	1- 19.	20- 199.	200 +.	Men (18 yrs. +).	Y'ths (16- 18 yrs).	Boys (14- 16 yrs).	Wom. (16 yrs. +).	Girls (14- 16 yrs).	51 hrs. or less.	52–57 hrs.	58-63 hrs.	Over 63 hrs.	Un- der 14 yrs.	Illit- erate
OBACC	O-Com	cluded.		-				•						
537 397	353 213	184 184		537 397						10	155 124	372 273		::::
382 100 15	160 15	172 100		316 100 15	1		15				332 100 15			
1,416 990 87	857. 478 87	559 517		1,380 974 85	16 10	8 4	10 2	2 2	14 11	201 146	1,199 831 87	2 2		
529 180 111	154 79	375 -101 -111		526 180 108	i		2		49	138 86 3	231 94 68	111 40		
7,194 290 682 4,685 352 240	1,281 21 184 584 22 70	5,042 269 548 3,180 330 170	921 921	7,112 290 671 4,584 340 240	37 8 18 8		33 2 30		443 313	4,143 277 611 2,374 352 121	2,604 13 71 1,947	1 3		
754 335 103	443 236 18	311 99 85		665 311 76	6 1 2	i	82 23 24		135 120	170 137 2 5	449 78 78			
278	278			2 78						51	212	15	· • • • ·	
722 304 136	75 8 47	647 296 89		351 122 59	- 18 6 1	1	336 175 73	13 3	89 8 6	286 114	347 296 16			
27,602 373 1,695 383 980 20,340 489 341	4,365 145 104 187 15 2,075 15	9,990 228 562 196 156 7,516 39 22	809	202 540 302 224	276 4 14 18 16 52 91	17 22 17	305	179 5 1 75 61 20 3	10,026 274 417 380 49 6,367 15 261	12,824 51 556 2 215 11,554 70	4,752 48 722 1 716 2,419 404 29		13 6	1
2,889 2,874	222 207	701 701	1,966 1,966	1,084 1,075	8		1,784 1,778	13 13	546 544	2,251 2,245	92 85			1
MD PO	WER.							. –	•					
396	263	133	 ·····	396	·····	·····		·····	. 104	148	29	115		
2,858 2,103	427 80	1,282 874	1,149 1,149	2,858 2,103		 	::::::		15	16	756 6 34	2,071 1, 46 9	:: :: ::	
3,735 2,439 221	1,165 473	1,408 1,005 20	961	2,435		1	3 3		954 784 20	1,009 633 201	1,019 879	753 143	 -	

Table V-Concluded.

				NY	NUM	GEST SER OF OYEES.			· ·
i	INDUSTRY AND LOCALITY. [Only the more important centers of each industry are specified.]	Num- ber of inspec- tions.	Places in- spect- ed.	Num- ber of owners at work.	Office help.	Shop force,	Grand total.	Total.	14-16 yrs. of age.
	,		· · · · · · · · · · · · · · · · · · ·			XI.	WATER	, LIGH	T AND
	5. STEAM HRAT AND POWER	156 144			8	663 639		8 8	::::: :
	6. GARBAGE DISPOSAL, ETC	11	10		1	148	136	1	
							x	II. BUI	LDING
8.	Carpenters' shops	175 135	172 135			1,290 1,067		18 12	
ъ.	Paint shops New York City	48 39	45 39	32 26	22 22	290 265	· 259 237	22 22	
C.	Plumbers' ahops New York City	72 22 16	22	20 1	108 77 11	794 187 350	825 240 348	107 77 12	

Statistics of Factories Inspected: By Industries-

UMBER	OF EM	PLOYER	s at Ti	MR OF	Inspec	rion.			Weeki	House	s of L	ABOR.	CHIL	
		,	SHOI	P FORCE	B.				NUMBI	er of Em	PLOYEE	nI) e:	EMPL	
		Num	oer in Sl	nop s E r	nployin	g—								
Total.	1- 19.	20- 199.	200 +.	Men (18 yrs. +).	Y'ths (16- 18 yrs).	Boys (14- 16 yrs).	Wom. (16 yrs. +).	Girls (14- 16 yrs).	51 hrs. or less.	52–57 hrs.	58-63 hrs.	Over 63 hrs.	Un- der 14 yrs.	Illit- erate
OWER-	Concl	uded.			-									
635 617	362 344	278 278	::::::	635 617				:::::	48 48	103 103	359 346	125 120		
135	74	61		127	3	5		<u></u>	43	55	87			
IDUSTI	RY.													
864 675	719 570	145 105	:::::	854 667	9 7	1 1		:::::	660 584			1 1		· · · ·
237 215	154 132	83 83	::::::	234 212	2 2		1 1		92 87	95 88	50 40	:::::		
1	342	376 74		713 158				[<u>.</u>	484 14	170 96	64 53			

TABLE VI—NUMBER OF NOTICES ISSUED TO FACTORIES ON INSPECTIONS MADE WITH REPORTED UP

NOTE.—Special orders concern illegal conditions of which complaint has been received by the Department placed in the hands of a deputy inspector whose duty it is upon termination of the time limit specified in the notices to comply with orders previously issued but found by investigation of deputy inspectors to be uncom

		No (Includi	omfication	NS. Orders.)
ORDERS. With reference to section of Labor Law violated.	New York City.	Re- meinder of the State.	New York State.	Sus- pended, rescind- ed, etc.
I. ADMINISTRATION. Post law (\$105). Post schedule of hours (\$77). Obtain and post permit changing period of noonday meal (\$89). Keep register of children employed (\$76). Report intention of operating mill overtime (\$78). Keep record of overtime (\$78). Report accidents (\$87).	10,317 5,786 1,751 \$11 110 48 158	2,261 877 263 223 1 248	12,578 6,663 2,014 734 110 49	.
Total	18,681	3,873	22,554	48
II. Sanitation and Safety. Properly light workrooms (§81). Properly light halls, stair or water closets (§81). 2. Ventilation and overcrowding. Provide 250 cubic feet of air-space for each employee between 6 a. m. and 6. p m. (§85). Provide 400 cubic feet of air-space for each employee between	22	166 8 158 62	1,549 13 1,336 164 25	68 1 67 26
o p. m. and o s. m. (\$85) Provide proper and sufficient means of ventilation (\$86). Time allowed for meals. Allow 80 minutes for noonday meal (\$89). Allow 20 minutes for lunch at 6 p. m. (\$89). 4. Cleanliness and sanitary conveniences Limewashing, painting or papering ordered (\$84). Clean workrooms, halls, stairs or yard (\$562, 100). Clean or repair windows or doors, or provide new partitions (\$62) Walls or cellings ordered repaired (\$84). Provide box for rubbish or bin for coal (\$84). Provide proper facilities for storing goods (\$84).	70	59 8 6 2 2,112 170 77 23 78 6 3	129 65 19 84 17,072 2,291 1,709 494 603 405 33	24 1 1,856 227 208 54 58
sexes (§88). Clean, dishricct or flush water closets (§88). Screen water closets or dressing rooms (§58). Repair water closets (§88). Ventiliste water closets (§88). Whitewash or paint water closets (§88). Provide inside water closets (§88). Provide separate approaches to water closets (§88). Keep water closets unlocked or provide keys (§88). Provide locks for women's water closets (§88). Clear passageway to water closets (§88). Remove obscene writing from halls or water closets (§88). Provide signs on water closets (§88).	1,457 2,830 225 1,881 131 828 105 109 22 49 17 134 229	627 314 55 273 48 72 80 11	2,084 3,144 2,154 177 900 185 120 22 53 20 185 238	310 292 19 161 28 67 34 8 2 9 5 8
Cease using water closets for storage purposes (§88). Provide dressing room (§88). Provide wash room for employees (§58). Provide running water in workrooms (§58). Provide sink in workroom (§88). Repair sink or plumbing in workrooms (§88). Repair steampipes (§62). Provide drainage for yard or basement (§62). Clean or repair tank on roof (§88). Clean and cover tank for drinking water (§88). Heat workrooms (§62). Dangerous machinery. Countersink protruding set screws (§81). Encase or box belting (§81). Provide belt shifters and loose pulleys (§81). Guard shafting (§81). Guard gearing (§81). Provide guards for vats and pans (§81).	1,114 88 295 30 118 16 3 3 2 87 897 418 83 184 271 1227	90 15 52 9 16 6 10 	9 1, 204 103 347 39 134 22 13 3 2 9 9, 276 1, 783 1, 175 147 398 820 17	11 161 181 56 7 8 2 2 473 56 58 17 27 48 24

BETWEEN OCTOBER 1, 1905, AND SEPTEMBER 30, 1906, AND COMPLIANCES THERE TO FEBRUARY 1, 1907.

or which have been found by the Department to be long-standing. A duplicate of each special order is order to ascertain by inspection whether the orders have been complied with. Final notices are peremptory plied with.

		Compli	ancre.*		 	SPECIAL	Orders.		
Net total.	Reported by deputy inspect- ors.	Reported by owners or occu- pants.	Total.	Thereof in New York City.	Total issued.	Sus- pended, rescind- ed, etc.	Net total.	Com- pliances.	Final notices issued.
12,578 6,663 2,014 704 101 422 404	466 66 30 312	54	12,578 6,664 2,014 616 86 39 366	418 86 39 135	1 1 37 7 8 6	i 1	1 1 37 6 7 6	1 1 229 5 7 5	5
22,506	22,127	236	22,363	18,533	60	2	58	48	7
1,281 12 1,269 188	761 6 755 83	139 139 14 3	900 6 894 97	774 2 772 <i>63</i>	144 144 20	3 4	141 141 16	109 109 15	32 1
106			74	99	14		19		
105 62 19 33 16,216 2,064 1,501 440 545 338 27	63 51 10 21 9,547 1,211 953 257 320 218 21	11 11 10 1,618 205 89 40 213 118	48 48 11 31 10,965 1,416 1,042 297 533 336 21	33 58 9 29 9,405 1,283 975 278 482 332 20	16. 9. 4. 1, 9 08 119 151. 37 23 20	477 5 5 1 1	12 9 5 4 1,161 114 146 36 22 20 4	11 8 4 791 83 1100 11 18 14	#19 29 17 9 10
1,774 2,852 261 1,993 149 833 151 112 20 44 16	1,093 1,825 169 1,309 97 483 88 71 11 25	112 255 32 234 11 72 10 11 2 1	1,205 2,080 201 1,543 108 555 98 82 13 26	784 1,821 154 1,321 73 494 52 76 13 23	150 211 45 116 21 69 8 15 3	12 6 3 1 2 2	138 205 42 115 21 69 6 13 3	99 145 24 83 7 56 2 5 3	44 31 6 24 8 6 5 2 1
15 177 225 8	114 130	26 27 1	140 157 8	97 148 8	6 28		6 28	6 17	2 4
1,043 85 291 32 126	562 55 154 20 78	88 11 25 2 23	650 66 179 22 101	583 60 153 15 90	98 5 42 8 6	4 2 1	94 5 40 7 6	59 2 19 5 6	4 6 5
20 10 3 3 2 7,7 8,80 1,727 1,117 130 371 938 796	44 77 1 22 53, 487 1,089 707 76 237 636 547 12	2 7,785 313 207 16 45 139 140	4 7 3 2 58 7,815 1,402 914 92 282 775 687 14	2 3 2 49 1-,965 677 308 46 120 204 192	2 1 1 8 164 31 28 5 18 11 20 1	1 1 4	1 1 1 1 1 1 20 31 28 4 15 11 20	1 1 1 1 1 10 20 23 3 3 5 11 17	1 141 31 7 35 7 4

year; inclusive of compliances with Special Orders.

Table VI-Number of Notices Issued to Factories on Inspections Made Between October 1, 1905,

		(Includi	ortrication	ns. orders.)
ORDERS. With reference to section of Labor Law violated.	New York City.	Re- mainder of the State.	New York State.	Sus- pended, rescind- ed, etc.
11. Sanitation and Sapety—Concluded. 5. Dangerous machinery—Concluded.				
11. Sanitation and Sapety—Concluded. 5. Dangerous machinery—Concluded. Provide guards for saws and pianers (\$81). Provide guards for other machinery (\$81). Provide or repair exhaust fans (\$81). Provide steam or water gauge for boilers (\$81). Provide steam gauge for engine room (\$81). Have boiler inspected (\$91). Have boiler repaired (\$91). File certificate of boiler inspection (\$91). Provide signals to engine room (\$91). 6. Elevators, hoistways, etc. (\$79). Provide automatic or other doors or gates for elevators. Repair automatic or other doors of elevator. Lock elevator doors so that they can be opened only from elevator.	184 227 186	461 265 189 12	645 492 375 17	34 24 47 1
Provide steam gauge for engine room (§81)		1,034 6	31 1,034	
File certificate of boiler inspection (\$91). Provide signals to engine room (\$91). Florators boiler ways etc. (\$70)	11	1,338	1,338 11	
Provide automatic or other doors or gates for elevators. Repair automatic or other doors of elevator. Look elevator, doors or that they can be opened only from ele-	129 89	58 123	1,354 187 212	<i>92</i> 20 8
vator. Provide safety attachments for elevator doors. Provide safety attachments for elevator doors. Provide safety attachments for elevator or holetway openings	62 12 405	19	84 81 596	4 1 27
Enclose elevator or hoistway opening. Provide passageway around elevator shaft.	56 13 26	8	64 13 28	5
Provide light on elevator Repair elevator or elevator machinery Provide new ropes or cables	36 20	· 2 3 19 5	7 55 25	4 1 37 6 5 3 2 2 2
Lock elevator doors so that they can be opened only from elevator. Provide safety attachments for elevator doors. Provide guard rails at elevator or hoistway openings. Enclose elevator or hoistway opening. Provide passageway around elevator shaft. Properly guard elevator car. Provide light on elevator. Repair elevator or elevator machinery. Provide new ropes or cables. Guard elevator machinery. Provide or repair signal to call elevator. Employ person to take charge of elevator. Cease allowing others than operator to ride on freight elevator. Protection from fire	14 30	1	15 84	2
Cease allowing others than operator to ride on freight elevator. 7. Protection from fire. Erect fire eacapes (\$82).	2,652	1,660 73	4, <i>312</i> 73	<i>324</i> 20
7. Protection from fire Erect fire escapes (§82). Extend balconies to embrace two windows (§82). Provide iron floor for fire escape (§82). Connect balconies by inclined stairways and provide drop ladders to ground (§82). Provide or repair iron shutters to fire escape (§82). Paint or repair fire escapes (§82). Remove obstructions from exits or fire escapes (§82).		18	2 18	
ders to ground (§82). Provide or repair iron shutters to fire escape (§82). Paint or repair fire escapes (§82).	3	28 1 25	28 4 26	
Remove obstructions from exits or fire escapes (§82)	850 2 57	59 2 12	409 4 69	20 7
Provide iron ladder from cellar to sidewalk (§62). Provide ladder or bridge to adjacent building for use in case of fire (§82).	1	50 7	50	·.······ 2
Erect additional stairways (§62). Provide proper or repair stairs (§80). Provide rubber or new treads on stairs (§80).	63 322	66 100	16 129 422	11 40
Provide anarrais on statiways (\$80). Provide acreens for statiways (\$80). Provide exits other than statiways (\$82).	1,505 101	1,177 9 5	2,682 110 5	203 11
Keep fire pails filled with water (\$62).	58 180	21 	63 201	5 7
Provide sader or bridge to adjacent building for use in case of fire (\$82). Erect additional stairways (\$62). Provide proper or repair stairs (\$80). Provide handralls on stairways (\$80). Provide acreens for stairways (\$80). Provide exits other than stairways (\$82). Construct doors to open outwardly (\$80). Keep door unlocked during working hours (\$80). Keep fire pails filled with water (\$62). Provide fireproofing around stove in shop (\$62). Repair walls, roof, flooring or foundations (\$\$62, 90). Cover gratings or other openings (\$62).	633 621 11	311 264 45	944 885 56	75 73 2
Cover gratings or other openings (§62). Protect skylights so as to prevent objects falling through on employees (§62).	1	2	8	······································
Total	23,161	11,352	34,513	2,915
Discharge children under 14 years of age (§70)	77 64	51 8	128 67	
Discharge children under 16 without certificate (\$70). File certificate of children under 16 (\$\$70, 73). Cease employing children under 16 more than 9 hours per day (\$77)	910 5 6 82	440 411	1,350 5 1,098	48
Discharge children under 14 years of age (§70). Discharge illiterate children under 16 (§73). Discharge children under 16 without certificate (§70). File certificate of children under 16 (§§70, 73). Cease employing children under 16 more than 9 hours per day (§77). Cease employing children under 16 on dangerous machinery (§81). Cease employing children under 16 at sorting rags (§292, Penal Code). Keep unemployed children out of factory.	1	8	1	
		1	, 1	
Total	1,740	914	2,654	48

^{*}Exclusive of compliances with orders issued in previous

and September 30, 1906, and Compliances Therewith Reported up to February 1, 1907.—Con.

		COMPLI	ances.*		ŗ	Special	ORDERS.		
Net total.	Reported by deputy inspect- ors.	Reported by owners or occu- pants.	Total.	Thereof in New York City.	Total issued.	Sus- pended, rescind- ed, etc.	Net total.	Com- pliances.	Final notices issued.
611 468 328 16 31	155 9	85 76 33 4	499 385 188 13	150 174 81	. 17	3	10 3 17	8 3 9	7 e
967 6 1,268 11	16 528 6 741 5	301 361	22 829 6 1,102 5		1 1 5		4 1 5	1 1 8	20 81
1,862 167 204	749 95 141	22	908 103 163	<i>54.</i> 69 64	14) 3	6 14	13	1
80 30 559 58 8 25	41 17 344 24 6 15	17 5 82 5 1 4	58 22 426 29 7 19	39 6 260 23 7 19 2	2 8 14 1		8 2 8 14 1	€	1
25 5 53 23 15 32	15 2 29 12 7 13	5 8 3 3	34 15 10 16	19 12 9 12	8 1 1		8 1 1 18	7 1 1 7	7
3,988 53 2 18	3,520 39 2 12	608 1	3,128 40 2 14	3 1,824	3 180	16	3 164	3 111	83 1
28 4 26 389 4 62	24 3 19 260 2 46	4 54 2 2	24 3 23 314 4 48	2 1 256 2 40	31	1	30	26	1 3
1 48 16 118 382 2,481	31 8 63 247 1,543 61	10 1 19 39 412	41 9 82 286 1,955		77	6 9	2 7 2 18 68 13	2 2 1 13 42 4	4 5 5 54 1
5 58 194	36 117	1 6 41	42 158	37 139	13		4 13	3 13	6
869 812 54	<i>540</i> 501 38	109 100 7	649 601 45	418 407 8	40 38 2	3 1	36 35 1	27 26 1	14 14
31 500	10.510	2	3	15.010	1.04				
31,598 128 67 1,350 5 1,045	19,518 128 67 1,350 3 749 6	194	128 67 1,350 3 943 7	15,019 77 64 910 3 572	1,844	84	1,760	1,225	518
1	1		1	1					
2,606	2,305	195	2,500	1,628	56		56	47	5

year; inclusive of compliances with Special Orders.

Table VI-Number of Notices Issued to Factories on Inspections Made Between October 1, 1905,

ODDETS.		. No (Includi	PTIFICATION	rs. orders.)
ORDERS. With reference to section of Labor Law violated.	New York City.	Re- mainder of the State.	New York State.	Sus- pended, rescind- ed, etc.
IV. Women and Minors. Cease employing males under 18 and women more than 60 hours per week (§77)	384	51	4 35	29
Cease employing males under 18 and women at night (between 9 p. m. and 6 a. m.) (\$77)	51	138	189	1
(§93). Case employing minors under 18 to take care of or operate an elevator running faster than 200 feet per minute (§79) Provide seats for female employees (§17)	8	8 2	16 3	1
Provide seats for female employees (§17)	468	_ 207	675	31
V. LAUNDRIES (special provisions of §92). Cease using workrooms for sleeping and living purposes Keep workroom in clean condition	147 99	3 10	150 109	14 5
Total	246	13	259	19
VI. Workshops in Tenements (Article VII.) Frame and post license (\$100). Keep and file register of outside help (\$101). Cease using factory for tenement purposes (\$62). Cease-storing finished product in living rooms (\$100). Cease manufacturing in cellar (\$100).	1 †1 3 2	1 26	2 27 3 2	
Total	8	27	35	
VII. BAKERIES (SPECIAL LAW). Water closets ordered from bakeroom and provided outside (§113) New sink ordered (§111) Sinks ordered repaired (§111) Other orders relating to drainage and plumbing (§111) Remove beds or bedding from, and cease sleeping in bake or store	90 44 250 94	58 61 64 21	148 105 314 115	19 14 17 11
Remove beds or bedding from, and cease sleeping in bake or store room (\$113). Cease using bakeshop for living purposes (\$113). Provide pipe or hood or ventilate bakeroom (\$111). Alter or repair pipe or hood (\$111). Bakeshops ordered to be cleaned and kept cleaned (\$112). Yard or area ordered cleaned (\$112). Rubbish or ashes ordered from bakeroom and receptacle provided	66 7 278 66 797 51	12 1 48 3 235 32	78 8 326 69 1,032 83	38 1 56 5
for same (§112) Woodwork to be painted (§112). Repair, scrape or oil floor, or provide new floor (§112). Sidewalls or cellings ordered to be plastered, wainscoted or repaired (§112).	296 1,746 435 809	96 702 154 257	392 2,448 589 1,066	36 157 37 85
Repair Goors, partitions or windows (§112). Food products to be stored in dry rooms (§112). Keen dags chickens or other animals out of bakeroom (§112).	557 75 13 23 44	211 15 7 20 13	768 90 20 43 57	49 77 22 3 3
Close passageway to stable from bakeshop (§112)	1,211	235	1,446	1,007
Total	6,954	2,251	9,205	1,552
Pay wages in cash (§9)	12 12	4 24	6 36	. 1
Total	14	28	42	12
X. Hours of Work in Brickyards or on Public Work. Cease requiring employees in brickyards to work before 7 a. m., or for more than 10 hours per day, in absence of special agreement (§6).		22	22	
Cease requiring municipal employees to work over 8 hours per day		3	3	
Total		25	25	
GRAND TOTAL	51,272	18,690	69,962	4,625

^{*}Exclusive of compliances with orders issued in previous year; inclusive of compliances with Special Orders and during the fiscal year 1906 there were 3,900 such notifications issued in response to which 1,353 registers at be found. cf Table 4 in text ante.

and September 30, 1906, and Compliances Therewith Reported up to February 1, 1907-Concl'd.

		•
188 160 9 169 42 9 9 15 8 4 12 6 2 2 33 18 7 25 20 2 2 644 483 79 562 380 43 1 42 136 55 11 86 84 104 59 10 86 84 240 134 17 151 141 22 2 1 3 1 1 2 2 1 3 1 1 2 2 1 2 2 1 1 3 1 1 2 2 1 22 2 1 1 199 66 10 76 40 14 2 12 12 297 187 22 209 170 18	n	Final notice issued
15 8 4 12 6 2 2 2 32 18 7 25 20 2 2 2 644 483 79 562 380 43 1 42 136 75 11 86 84 240 134 17 151 141 227 21 6 27 1 3 1 1 2 2 1 227 21 6 27 1 33 1 1 2 2 1 35 26 7 33 6 129 66 10 76 40 14 2 12 297 187 22 200 170 13 13 13 104 66 10 76 40 14 2 12 2 297 187 22 200 170 13 13 13 13 104 66 15 181 </td <td>23</td> <td></td>	23	
3 2 1 2 1 2 1 4 2 2 1 4 2 2 1 4 2 2 1 4 2 1 4 2 2 1 4 2 2 1 4 2 2 1 4 2 2 1 4 2 2 1 4 2 2 1 4 2 1	- 8	
32 18 7 25 20 2 2 644 483 79 562 380 43 1 42 136 75 11 86 94 104 59 6 65 57 240 134 17 151 141 27 21 6 27 1 27 21 6 27 1 27 21 1 1 1 35 26 7 33 6 35 26 7 33 6 129 66 10 76 40 14 2 12 297 187 22 209 170 13 1 2 297 187 22 209 170 13 1 2 297 187 22 209 170 13 1 1 298 166 15 181 154 18 2 16 48		
136	i	
104	32	
240 134 17 151 141		
27 21 6 27 1		
129 66 10 76 40 14 2 13 1		
297 187 22 209 170 13 13 104 65 6 71 59 9 4 5 74 48 2 50 45 3 3 8 8 8 8 7 1 1 1 1 1 1 2 1		
8 8 7 1 1 1 288 166 15 181 154 18 2 16 68 42 9 51 49 4 4 976 663 78 51 2 53 31 6 6 356 240 16 256 192 16 16 2,291 1,610 242 1,852 1,327 79 6 73 552 405 52 467 340 31 1 30 981 650 69 719 545 42 1 41 719 445 65 510 363 16 1 15 83 45 11 56 45 14 4 10 18 12 12 7 2 2 2 40 26 26 10 3 1 2 55 42 4 46 35 2 2 5 439 59 4 63 55 43 33 10 7,653 4,884 609	10 11 2	
2,291	2 1 11 4 54	
83 45 11 56 45 14 4 10 18 12 12 7 2 10 3 1 2 55 42 4 46 35 2 1 2 439 59 4 63 55 43 33 10 7,653 4,884 609 5,493 4,067 391 60 331 5 3 3 1 1 1 1 30 9 4 13 1 1 1 1 30 9 4 13 1 1 1 1 22 18<	12 62 26 39	
25 6 4 10	8 7 1 1 3	
25 6 4 10	261	1
22 18 18		
3 2		
25! 201 201	····	
65,337 49,506 5,533 55,039 39,775 2,395 148 2,247	,613	e

^{†!}a New York City notifications to file registers of outside help are handled separately from regular orders were filed, 299 employers reported no outside help and 155 notices were returned because the addresser could

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TABLE VII—COMPLAINTS ALLEGING VIOLATION OF LABOR LAW, AND DISPOSITION OF SAME.

		SPECIA	L INVEST	GATIONS	•	
SUBJECT OF COMPLAINT. [With reference to article or section of Labor Law involved.]	Sus- tained.	Not sus- tained.	Place com- plained of not found, closed, etc.	Total.	Thereof in New York City.	Anony- mous com- plaints.†
I. Administration. (\$\$76-78, 87, 89, 105.) Failure to post law (\$105)	1	1		2	1	1
II. SANITATION AND SAFETY. (\$\$62, 79-86, 88-91.) 1. Lack of light (\$81): Insufficient light in halls or stairways	27	3		30	30	8
Insufficient light in workrooms. 2. Lack of ventilation, overcrowding, etc. (§§85–86): Insufficient air space for day work Insufficient ventilation. 3. Insufficient time for meals (§89):	1 2	6 10		2 7 12	2 7 8	
Failure to allow 20 minutes for lunch at 6 p. M	5 1	2 1		7 2	6 2	9
4. Uncleanliness, lack of sanitary conveniences (§§84-88) Unclean shop, hallway or yard (§62) Lack of sufficient or inside water closets (§88) Lack of separate water closets for sexes (§88) Water closets unclean, not disinfected or not	87 9 18 24	56 3 14 2	6 i	149 12 32 27	156 9 31 26	74 7 14 6
water closets unclean, not distincted or not flushed (§88) Unscreened water closets (§88). Water closet out of repair (§88). Water closets insufficiently ventilated (§88). Lack of access at night to water closets in yard		10 ż	2	28 2 8 1	22 2 8	24 1
(§88). Lack of dressing room for women (§88). Lack of running water in workroom (§62). No sink in factory (§62). Broken drain pipes (§62). Warm drinking water (§62). Insufficient heat in workrooms (§62).	*8	2 5 1	1	3 13 1 1 1	3 12 1	
Insufficient heat in workrooms (\$62). "Unsanitary" conditions, particulars not specified. 5. Dangerous machinery, boilers, etc. (\$\$81, 91) Unguarded gearing (\$81) Lack of belt shifter, loose pulley or safety clutch (\$81).	3 21 1	1 14 14	2	1 19 57 1	19 19 23	1 2 3 2 7
Loose shafting (§81). Other machinery unguarded (§81). Lack of, or imperfect, exhaust fans (§81). Vibration from machinery (§81). Unsafe boiler or fellure to inspect boiler (§81).	1 1 15	5 6 1 1	1 i	2 1 6 21 1 5	2 1 4 14 1 1 8	1 3
6. Unsafe elevators, hoistways, etc. (\$79). Lack of guard rails at elevator or hoistway openings. Unguarded airshaft. Elevator door or gates not properly factored or out		i		3	2	
Elevator door or gates not properly fastened or out of repair. Unsafe elevator. Insufficient fire protection (\$\$80, 82-83). Lack of or inadequate fire escapes (\$82). Obstructions to exits or fire escapes (\$82). Doors locked during working hours (\$80). Lack of handrall on stairs (\$80).	10	1 1 16 9 3	<i>i</i>	2 2 26 14 6 5	2 1 17 9 5	2 5 2 2
Unscreened stairways (§80) 8. Unsafe buildings (§\$62, 90) Unsafe buildings, particulars not specified Noncompliance with municipal ordinance (§62) Unsafe ceiling (§62) Explosives in workroom (§62) Gas escaping in workroom (§62) Danger of fire from open forge and wood floor (§62)	1 3 1	4 1 1		1 7 2 1 2	1 6 1 1 2	
Gas escaping in workroom (§62)		1		1	1	
Total	162	116	9	287	243	138

^{*} Including one sustained in part. † Investigated in connection with regular inspection; no special reports made by inspectors.

Table VII-Complaints Alleging Violation of Labor Law, Etc.-Concluded.

		Specia	L Invest	GATIONS	•	
SUBJECT OF COMPLAINT. [With reference to article or section of Labor Law involved.]	Sus- tained.	Not sus- tained.	Place com- plained of not found, closed, etc.	Total.	Thereof in New York City.	Anony- mous com- plaints.
III. ILLEGAL EMPLOYMENT OF CHILDREN. (§§70, 73, 79, 81.) Illegal employment of children (particulars not specified). Employment of children under 14 (§70). Employment of children under 16 without certificates (§70). Employment of children under 16 more than 9	13 4 51	23 14 36	9	39 27 4 87	36 16 4 64	9 20 20
nours a day (§77)		1		10		
Total. IV. ILLEGAL EMPLOYMENT OF WOMEN AND MINORS. (§§17, 77, 79, 81, 93.) Employment of women or minors more than 60 hours a week (§77). Employment of women or minors at night (§77). Employment of women or minors at polishing or buffing (§77).	99	20 4	1 1	30 14	122 17 9	24 9
Lack of seats for women (§17)	1	í	1		i	
Total	19	27	3	49	28	36
VI. TENEMENT WORK (ART. VII). Work carried on without license (§100) Unsanitary conditions (§100) Contagious disease in tenement workroom (§100) Underground workroom (§100) Total.	24 4	7 2 1 1	2	33 6 1 1	28 6 1 1	13
VII. Bakeries (Special—Art. VIII). General violation of bakeshop law. Water closet connected with bakeroom (§113) Defective drainage or plumbing (§111). Beds and bedding in, or sleeping in, bakeroom (§113)	5 5	2	-	7 5 2 1	5 5	9
Defective ventilation, lack of pipe or hood (§111) Unclean bakery or confectionery establishment (§112).	9	5 2	2	7 13	6 13	17
Walls or ceiling not limewashed, or out of repair (§112). Ceiling less than 8 feet high (§112). Prohibited animals in bakeroom (§112).	ii	i	i	i2 2	iż	2 1
Total	34	12	8	49	45	41
X. MINES AND QUARRIES (ART. IX).			•			
MISCELLANEOUS. Unsafe scaffolding (§§18-19). Failure to pay wages weekly (§10). General violation of factory law (including complaints with no particulars specified). Conditions not within Department's jurisdiction.	15	1 2	1	2 4 8 36	7 28	9 82
Total	10	3	1	50	36	41
Grand Total	**338	244	27	\$645	511	1328

^{*}Including one sustained in part. † Investigated in connection with regular inspection; no special reports made by inspectors. † The number of separate communications was 285, since 17 covered two subjects; 6 covered three, 2 covered four and 2 covered five subjects. † The number of separate communications was 502, as 62 covered more than one subject; thus 46 contained two subjects; 12, three subjects; 3, four subjects; and 1, five subjects. **Including two sustained in part.

TABLE VIII-DETAILED STATEMENT OF PROSECU

	<u> </u>	
TOWN.	Defendant and Premises.	Offense.
		I. ADMINISTRATION.
New York City	Charles Fox, 514 S. Boulevard, Bronx.	factory inspector in the performance
New York City	Bernard Levinson, 345 Grand st., Manhattan.	of his duties. Failure to post law
		II. SANITATION AND SAFETY.
New York City	Ewald Mommer, 34–36 W. Houston st., Manhattan.	r. Lighting. Failure to provide and maintain lights in halls.
New York City	Samuel B. Young, 151-155 W. 30th st., Manhattan.	3. Time Allowed for Meals. Failure to allow time for lunch after 6 p. m.
New York City	Meyer Beck, 49 Chrystie st., Man- hattan.	4. Cleanliness and Sanitary Conveniences. Failure to clean water closet
New York City	Samuel Berman, 49 Chrystie st., Man- hattan.	Failure to clean water closet
New York City	Philip Block, 49 Chrystie st., Man- hattan.	Failure to clean water closet
New York City	Nathan Bozinsky, 50 Market st., Manhattan.	Failure to provide water in water closets
New York City	Louis Cohen, 124 E. Broadway, Man- hattan.	Failure to provide separate water closets for sexes.
New York City	Michael Cohen, 99 Canal st., Man- hattan.	Failure to provide dressing room for women.
New York City	Max (Dorf, 16-18 E. 12th st., Man- hattan.	Failure to provide dressing room for women.
New York City	Abram Elsenman, 124 E. Broadway, Manhattan	[Failure to provide separate water closets of or sexes.
New York City	Samuel Epstein, 49 Chrystie st., Man- hattan.	Failure to clean water closet
New York City	Solomon Feinstone, 49 Chrystie st., Manhattan.	Failure to clean water closet
New York City	Samuel Goldman, 7124 E. Broadway, - Manhattan.	Failure to provide separate water closets of or sexes.
New York City	Jacob Goldstein, 124 E. Broadway, Manhattan.	[Failure to provide separate water closets for sexes.
New York City	Jacob Halper, 49 Chrystie st., Man- hattan.	Failure to clean water closet
New York City	Meyer Harrison, 16-18 E. 12th st	Failure to provide dressing room for women.
New York City	Manhattan. Abraham Hoch, 53 Pitt st., Man- hattan.	Failure to provide separate water closets for sexes.
New York City New York City	Wolf Kietzky, 71 Pike st., Manhattan. Morris_Lacher, 53_Pitt st., Manhattan.	Failure to provide water in water closets. Failure to provide dressing room for women.
New York City	Charles Lebendiger, 431 Broome st.,	Failure to provide dressing room for
New York City	Manhattan. Louis Lebendiger, 431 Broome st.,	women. Fallure to provide dressing room for
New York City	Manhattan. Isaac Lerner, 49 Chrystie st., Man-	women. Failure to clean water closet
New York City	hattan. Max S. Levin, 749 Chrystie st., Man-	Failure to clean water eloset
New York City	hattan. Bernard TLevinson, 345 YGrand st.,	Failure to clean water closets
New York City	Manhattan. Isaac Levy, 16-18 E. 12th st., Man-	Failure to provide dressing room for
New York City	nattan. David Lischeck, 49 Chrystie st., Man-	women. Failure to clean water closet
New York City	hattan. Louis Miller, 49 Chrystle st., Man-	Failure to clean water closet
HEN IUIR CILY	hattan.	I

TIONS FOR VIOLATION OF THE FACTORY LAW.

Inspector.	Court and Dates.	Result.	Penalty.
W. W. Walling W. W. Walling	Arrested, without warrant, Sept. 23, 1905: Special Sessions, Nov. 6, 1905. Warrant, Feb. 26, 1906; Special Sessions, Apr. 24, 1906.	Convicted; sentence suspended. Convicted; sentence suspended.	
Mrs. R. B. Gourlie and W. W. Walling.	Summoned, Apr. 11, 1906; Special Sessions.	Pending.	
W. W. Walling	Warrant, Sept. 21, 1906; Magistrate's Court.	Pending.	
W. W. Walling. W. W. Walling.	Warrant, Mar. 12, 1906; Special Sessions, Mar. 30, 1906. Warrant, Mar. 12, 1906; Special Sessions, Mar. 30, 1906. Warrant, Mar. 12, 1906; Special Sessions, Mar. 30, 1906. Warrant, July 21, 1905; Special Sessions, Oct. 20, 1905. Warrant, July 21, 1905; Special Sessions, Oct. 20, 1905. Warrant, July 21, 1906; Special Sessions, Mar. 1, 1906. Warrant, 1905. Warrant, Dec. 5, 1905; Magistrate's Court, Dec. 13, 1905. Warrant, July 21, 1905; Special Sessions, Oct. 20, 1905. Warrant, Mar. 12, 1906; Special Sessions, Mar. 30, 1906. Warrant, Mar. 12, 1906; Special Sessions, Mar. 30, 1906. Warrant, July 21, 1905; Special Sessions, Oct. 20, 1905. Warrant, July 21, 1905; Special Sessions, Mar. 30, 1906. Warrant, Mar. 12, 1906; Special Sessions, Mar. 30, 1906. Warrant, Mar. 12, 1906; Special Sessions, Mar. 30, 1906. Warrant, July 21, 1905; Special Sessions, Mar. 30, 1906. Warrant, July 21, 1905; Special Sessions, Oct. 20, 1905. Warrant, July 21, 1905; Special Sessions, Oct. 20, 1905. Warrant, June 1, 1906; Special Sessions. Warrant, July 21, 1905; Special Sessions. Warrant, July 21, 1905; Special Sessions. Warrant, July 21, 1905; Special Sessions. Warrant, July 21, 1905; Special Sessions. Oct. 25, 1905.	tence suspended. Pleaded guilty; sentence suspended. Convicted Acquitted on error in proceedings. Convicted. Discharged on compliance with law. Convicted. Pleaded guilty; sentence suspended. Pleaded guilty; sentence suspended. Convicted.	Fined_\$20. Fined_\$20. Fined_\$20. Fined_\$20.
W. W. Walling W. W. Walling	Warrant, Feb. 27, 1906; Warrant not executed. Warrant, Feb. 27, 1906; Special Sessions,	dressing room. Withdrawn. Pleaded guilty	Fined \$20.
W. W. Walling W. W. Walling W. W. Walling	Mar. 13, 1906. Warrant, Mar. 12, 1906; Special Sessions, Mar. 30, 1906. Warrant, Mar. 12, 1906; Special Sessions, Mar. 30, 1906. Warrant, Feb. 26, 1906; Special Sessions.	Pleaded guilty; sen- tence suspended. Pleaded guilty; sen- tence suspended. Convicted; sentence suspended.	
W. W. Walling W. W. Walling W. W. Walling	Apr. 24, 1906. Warrant, Dec. 5, 1905; Special Sessions, Mar. 1, 1906. Warrant, Mar. 12, 1906; Special Sessions, Mar. 30, 1906. Warrant, Mar. 12, 1906; Special Sessions, Mar. 30, 1906.	Convicted Pleaded guilty; sentence suspended. Pleaded guilty; sentence suspended.	Fined \$20.

Table VIII-Detailed Statement of Prosecutions

TOWN.	Defendant and Premises.	Offense.
		II. SANITATION AND SAPETY—Concld.
lew York City	Samuel Rosenblatt, 49 Chrystie st.,	4. Cleanliness, etc.—Concluded. Failure to clean water closet
lew York City	Manhattan. David Rosenblum, 721 Cortlandt ave.,	Failure to provide separate water closets
lew York City	Bronx Sigmund Schafler, 97 Greene st.,	for sexes. Failure to clean water closets
ew York City	Manhattan. Hyman Schechter, 24-26 Pitt st., Manhattan.	Failure to provide separate water closets for sexes.
lew York City	Harry Scher, 16-18 E. 12th st., Man- hattan.	Failure to provide dressing room for women.
lew York City	Samuel Schoenhaus, 49 Chrystie st.,	Failure to clean water closet
iew York City	Manhattan. Max Schulz, 49 Chrystie st., Man- hattan.	Failure to clean water closet
lew York City	Solomon Schwartz, 24–26 Pitt st., Manhattan.	Failure to provide separate water closets for sexes.
lew York City	Max Seidenkopf, 49 Chrystie st., Man- hattan.	Failure to clean water closet
lew York City	Joseph Silverman, 49 Chrystie st., Manhattan.	Failure to clean water closet
lew York City	Morris Sonbin, 124 E. Broadway, Manhattan.	Failure to provide separate water closets for sexes.
lew York City	Samuel Stein, 49 Chrystie st., Man- hattan.	Failure to clean water closet
lew York City	Harry Teitlebaum, 49 Chrystie st., Manhattan.	Failure to clean water closet
lew York City	Louis Tagorin, 49 Chrystie st., Man- hattan.	Fallure to clean water closet
uffalo	Isaac A. Aldrich, 55 Illinois st	5. Dangerous Machinery. Failure to provide exhaust fans
uffalo uffalo	George I. Onions, 371 Seventh st George A. Ray, 1465 Niagara st	Failure to provide exhaust fans
uffalo lew York City	Thomas M. Royle, 367 Ellicott st Abram Endelman, 2-6 Tompkins st.,	Failure to provide exhaust fans
ew York City	Manhattan. David Goldberg and Joseph Weber,	Failure to provide exhaust fans
ew York City	David Goldberg and Joseph Weber, 48 Center st., Manhattan. John Sklar, 133-143 Floyd st., Brook- lyn.	Failure to provide exhaust fans
	`	
uffalo	Gustav Bruiknern, 748-750 Michigan st.	7. Protection from Fire. Failure to provide fire escape
		• III. CHILDREN.
uffalo	Warren Brush, of Brush Bros., Bailey	Employing child under 14 years of age
uffalo	ave. and Erie R. R. Warren Brush, of Brush Bros., Balley ave. and Erie R. R.	Employing child under 16 years of age without Board of Health certificate.
suffalo	Joseph J. Daniken, foreman Geo. A.:	Employing child under 14 years of age
uffalo	Ray Mfg. Co., 1495 Niagara st. Thomas Parker De Wolf, 105 E. Sen-	Employing child under 16 years of age without Board of Health certificate. Employing child under 14 years of age
uffalo	John Dietschler, Griswold and Weiss	Employing child under 14 years of age (2 cases).

for Violation of the Factory Law—Continued.

Inspector.	Court and Dates.	Result.	Penalty.
W. W. Walling	Warrant, Mar. 12, 1906; Special Sessions, Mar. 30, 1906.	Pleaded guilty; sen- tence suspended.	
James Davie	Mar. 30, 1906. Warrant, Mar. 9, 1906; Special Sessions, Apr. 24, 1906. Warrant, Jan. 19, 1906; Special Sessions,	Convicted	Fined \$30.
W. W. Walling	Warrant, Jan. 19, 1906; Special Sessions,	Convicted	Fined \$20.
W. W. Walling	Warrant, July 21, 1905; Special Sessions,	Convicted; sentence	
W. W. Walling	Feb. 20, 1906. Warrant, July 21, 1905; Special Sessions, Oct. 20, 1905. Warrant, Dec. 5, 1905; Magistrate's Court, Dec. 13, 1905.	suspended. Dismissed on de- fendant's allega- tion of compli-	٠
W. W. Walling	Warrant, Mar. 12, 1906; Special Sessions,	ance with order. Pleaded guilty; sen-	
W. W. Walling	Mar. 30, 1906; Special Sessions, Mar. 30, 1906. Warrant, Mar. 12, 1906; Special Sessions, Mar. 30, 1906. Warrant, July 21, 1905; Special Sessions, Oct. 20, 1905. Warrant, Mar. 12, 1906; Special Sessions, Mar. 12, 1906; Special Sessions, Mar. 20, 1906.	tence suspended. Pleaded guilty; sen-	
W. W. Walling	Mar. 30, 1906. Warrant, July 21, 1905; Special Sessions,	tence suspended. Convicted	Fined \$20.
W. W. Walling	Warrant, Mar. 12, 1906; Special Sessions,	Pleaded guilty; sen-	
W. W. Walling	Mar. 30, 1906. Warrant, Mar. 12, 1906; Special Sessions, Mar. 30, 1906. Warrant, July 21, 1905; Special Sessions, Oct. 20, 1905. Warrant, Mar. 12, 1906; Special Sessions, Mar. 20, 1906.	tence suspended. Pleaded guilty; sen-	
W. W. Walling	Warrant, July 21, 1905; Special Sessions,	tence suspended.	Fined \$20.
W. W. Walling	Warrant, Mar. 12, 1906; Special Sessions,	Pleaded guilty; sen-	
W. W. Walling	Warrant, Mar. 12, 1906; Special Sessions,	tence suspended. Pleaded guilty; sen-	
W. W. Walling	Mar. 30, 1906; Special Sessions, Mar. 30, 1906; Special Sessions, Mar. 30, 1906; Warrant, Mar. 12, 1906; Special Sessions, Mar. 30, 1906.	tence suspended. Pleaded guilty; sentence suspended.	
H. L. Schnur	Warrant, Mar. 14, 1906; Police Court, Apr. 16, 1906.	Dismissed on de- fendant's compli- ance.	
H. L. Schnur H. L. Schnur	Warrant, Apr. 26, 1906	Pending.* Pending on appeal.	
H. L. Schnur	June 11, 1906: County Court.	Pending.*	
W. W. Walling	Warrant, Apr. 26, 1906	Convicted; sentence suspended.	
W. W. Walling	Warrant, Aug. 2, 1905; Special Sessions, Oct. 25, 1905.	Both convicted	Fined \$25 each.
W. W. Walling	Warrant, Jan. 16, 1906; Magistrate's Court.	Case abandoned, upon Commissioner's direction, for refusal of magistrate to proceed with hearing after two adjournments.	
H. L. Schnur	Warrant, Apr. 16, 1906; Police Court, Apr. 23, 1906.	Convicted; sentence suspended.	•
H. L. Schnur	Warrant, July 25, 1906; Police Court, Aug. 2, 1906.	Convicted	Fined \$20.
H. L. Schnur	Aug. 2, 1906. Warrant, July 25, 1906; Police Court,	Convicted; sentence	
H. L. Schnur		suspended. Convicted	Fined \$20.
H. L. Schnur	Warrant, Apr. 27, 1906; Police Court, Apr.	Pleaded guilty; sen-	
H. L. Schnur	30, 1906. Warrant, July 3, 1906; Police Court, July	tence suspended. Convicted: sentence	
year awaiting final deci	20, 1906. sion of the Ray case.	suspended.	

Table VIII-Detailed Statement of Prosecutions

Action was brought under above name;

TOWN.	Defendant and Premises.	Offense.
		III. CHILDREN—Continued.
Buffalo	John Dietschler, Griswold and Weiss	without Board of Health certificate
Buffalo	John Dietschler, Griswold and Weiss sts.	(3 cases). Employing child under 16 years of age before 6 a. m. (3 cases).
Buffalo	Henry J. Felton, 520 Ellicott st	Employing child under 14 years of age
Buffalo	Henry J. Felton, 520 Ellicott st	without Board of Health certificate
Buffalo	George W. Schmidt, 699 Bailey ave	(3 cases). Employing child under 14 years of age (2 cases).
Buffalo	Clarence E. Seeds, foreman David Gil- mour Door Company, 579 Tona-	Employing child under 14 years of age
Buffalo	wanda st. Charles Steiger, foreman for John Dietschler, Griswold and Weiss sts.	Employing child under 14 years of age
Buffalo	Charles Steiger, foreman for John Deitschler, Griswold and Weiss sts.	Employing child under 16 years of age before 6 a. m.
Buffalo	Paul Trepton, foreman for John Dietschler, Griswold and Weiss sts.	Employing child under 16 years of age before 6 a. m. (2 cases).
Cazenovia	William H. Donnell, of T. W. Thayer Company.	Employing child under 16 years of age without Board of Health certificate.
Cazenovia	William H. Donnell, of T. W. Thayer Company.	Employing child under 16 years of age
East Syracuse	E. B. Kingsley	more than 9 hours per day. Employing child under 16 years of age without Board of Health certificate (2 cases).
Lenox	Kitty A. (Jones) Hinman	Violation of Penal Code in making false statement in application for an employ- ment certificate from Board of Health.
Mamaroneck	J. Wallace Clapp, 145 Mamaroneck	Employing child under 14 years of age
Mamaroneck	A. C. Delanoy, Fayette ave	Employing child under 16 years of age without Board of Health certificate
Mamaroneck	A. C. Delanoy, Fayette ave	(2 cases). Employing child under 16 years of age
New Rochelle	V. L. Epplattenier, 263 Main st	more than 9 hours per day (2 cases). Employing child under 16 years of age without Board of Health certificate
New Rochelle	V. L. Epplattenier, 263 Main st	(2 cases). Employing child under 16 years of age
New York City	Meyer Abramson, 48 Center st., Man-	more than 9 hours per day (2 cases). Employing child under 16 years of age without Board of Health certificate.
New York City	hattan. Samuel Albercourt,* 11 Lewis st.,	Employing child under 16 years of age without Board of Health certificate.
New York City	Manhattan. Morris Alper, 88 Monroe st., Man-	Employing child under 14 years of age
New York City	hattan. Benjamin Appelboom, 151-19 Bow-	Employing child under 16 years of age
New York City	ery, Manhattan. Samuel Berneger, 33 W. Third st., Manhattan.	without Board of Health certificate. Employing child under 14 years of age
New York City	Louis Bieber, of Linke, Bieber & Cohen, 237 Mercer st., Manhattan.	Employing child under 16 years of age without Board of Health certificate.
New York City	Louis Boquet, 123 Bleecker st., Man- hattan	Employing child under 14 years of age

REPORT OF BUREAU OF FACTORY INSPECTION, 1906.

for Violation of the Factory Law-Continued.

Court and Dates. Varrant, July 3, 1906; Police Court, July 20, 1906. Varrant, July 3, 1906; Police Court, July 20, 1906. Varrant, May 7, 1906; Police Court, May 11, 1906. Varrant, May 7, 1906; Police Court, May 11, 1906.	Convicted; sentence suspended. Convicted; fined in one case, sentence suspended in other two cases. Pleaded guilty	Penalty.
20, 1906. Varrant, July 3, 1906; Police Court, July 20, 1906. Varrant, May 7, 1906; Police Court, May 11, 1906. Varrant, May 7, 1906; Police Court, May 7, 1906; Police Court, May	suspended. Convicted: fined in one case, sentence suspended in other two cases.	Fined \$20.
20, 1906. Varrant, July 3, 1906; Police Court, July 20, 1906. Varrant, May 7, 1906; Police Court, May 11, 1906. Varrant, May 7, 1906; Police Court, May 7, 1906; Police Court, May	suspended. Convicted: fined in one case, sentence suspended in other two cases.	Fined \$20.
20, 1906. Varrant, May 7, 1906; Police Court, May 11, 1906. Varrant, May 7, 1906; Police Court, May	one case, sen- tence suspended in other two cases.	Fined \$20.
11, 1906. Varrant, May 7, 1906; Police Court, May		
Varrant, May 7, 1906; Police Court, May		Fined \$30
	Pleaded guilty; sen- tence suspended.	
Farrant, July 25, 1906; Police Court, July 26, 1906.	one case, sen- tence suspended	Fined \$20.
Varrant, Sept. 10, 1906; Police Court, Sept. 11, 1906.	in the other. Convicted	Fined \$20.
Varrant, July 3, 1906; Police Court, July 20, 1906.	DOCII COII VICACA:	
Varrant, July 3, 1906; Police Court, July 20, 1906.	Discharged, pro- prietor having been convicted.	
Varrant, July 3, 1906; Police Court, July 20, 1906.	Discharged, pro- prietor having been convicted.	
Farrant, May 22, 1906	Pending.	
Farrant, May 22, 1906	Pending.	
Farrant, July 25, 1906; Special Sessions, July 26, 1906.	one case, sen- tence suspended	Fined \$20
Varrant, July 18, 1906; held for the Grand Jury, July 18, 1906.	in the other. Pending.	
Arrant, Aug. 15, 1906; Justice s Court,	Convicted; sentence	
Aug. 15, 1906; Justice's Court, Aug. 16, 1906.	Convicted; sentence suspended.	
Varrant, Aug. 15, 1906; Justice's Court,	Convicted; sentence	
Aug. 13, 1906; Special Sessions, Aug. 14, 1906.	Convicted; sentence suspended.	•
Varrant, Aug. 13, 1906; Special Sessions,	Convicted; sentence	
Arrant, Aug. 2, 1905; Special Sessions,	Convicted; sentence	
Varrant, July 21, 1905; Special Sessions,	Convicted; sentence	
Court Apr. 28, 1906; Magistrate's	Discharged.	
(affant, jan. 2. 1906; Special Seagons)	Convicted	Fined \$20.
Oct. 25, 1905.	Acquitted, no proof of proprietorship	
Ferrant, Peb. 15, 1996; Special Sessions, Fax. 27, 1906. Farrant, Aug. 18, 1906; Special Sessions.	Convicted; sentence suspended. Pending.	
	Sept. 11, 1906. arrant, July 3, 1906; Police Court, July 20, 1906. arrant, July 3, 1906; Police Court, July 20, 1906. arrant, July 3, 1906; Police Court, July 20, 1906. arrant, May 22, 1906. arrant, May 22, 1906. arrant, May 22, 1906. arrant, July 25, 1906; Special Sessions, July 26, 1906. arrant, July 18, 1906; Becial Sessions, July 26, 1906. arrant, Aug. 15, 1906; Justice's Court, Aug. 16, 1906. arrant, Aug. 15, 1906; Justice's Court, Aug. 16, 1906. arrant, Aug. 13, 1906; Special Sessions, Aug. 14, 1906. arrant, Aug. 13, 1906; Special Sessions, Aug. 14, 1906. arrant, Aug. 13, 1906; Special Sessions, Aug. 14, 1906. arrant, Aug. 21, 1905; Special Sessions, Oct. 20, 1905. arrant, Apr. 22, 1906; Magistrate's Court, Apr. 24, 1906. arrant, Jan. 2, 1906; Special Sessions, Oct. 20, 1905. arrant, Aug. 4, 1905; Special Sessions, Oct. 25, 1905. arrant, July 21, 1905; Special Sessions, Oct. 20, 1906. arrant, Aug. 4, 1905; Special Sessions, Oct. 25, 1905. arrant, Aug. 4, 1905; Special Sessions, Oct. 25, 1905. arrant, Aug. 4, 1905; Special Sessions, Oct. 25, 1905. arrant, Feb. 20, 1906. arrant, Feb. 15, 1996; Special Sessions, Mar. 27, 1906.	arrant, Sept. 10, 1906; Police Court, Sept. 11, 1906. arrant, July 3, 1906; Police Court, July 20, 1906. arrant, July 3, 1906; Police Court, July 20, 1906. arrant, July 3, 1906; Police Court, July 20, 1906. arrant, May 22, 1906. arrant, May 22, 1906. arrant, July 25, 1906; Special Sessions, July 26, 1906. arrant, July 18, 1906; Police Sessions, July 26, 1906. arrant, Aug. 15, 1906; Justice's Court, Aug. 16, 1906. arrant, Aug. 15, 1906; Justice's Court, Aug. 16, 1906. arrant, Aug. 15, 1906; Special Sessions, Aug. 14, 1906. arrant, Aug. 13, 1906; Special Sessions, Aug. 14, 1906. arrant, Aug. 13, 1906; Special Sessions, Convicted; sentence suspended. C

correct name is Simon Advokat

Table VIII—Detailed Statement of Prosecutions

TOWN.	Defendant and Premises.	Offense.
		- III. CHILDREN—Continued.
New York City	Louis Boquet, 123 Bleecker st., Man- hattan.	Employing child under 16 years of age without Board of Health certificate (5 cases).
New York City New York City	Israel Borointz, 134–136 Hester st., Manhattan. Dominick Bravin, 13 Minetta st.,	Employing child under 16 years of age without Board of Health certificate. Employing child under 14 years of age
New York City	Manhattan. Julius Brodie, 52–62 Ellery st., Brook-	Employing child under 14 years of age
New York City	lyn. Mary Brown, forewoman Harlem	
New Tota City	Modern Steam Laundry, 545-549 E. 116th st., Manhattan.	Employing child under 16 years of age without Board of Health certificate.
New York City	Mary Brown, forewoman Harlem Modern Steam Laundry, 545-549	Employing child under 16 years of age over 9 hours per day.
New York City	E. 116th st., Manhattan. Solomon Bunimowitz, 22 E. Broad-	Employing child under 14 years of age
New York City	way, Manhattan. Solomon Bunimowitz, 22 E. Broadway, Manhattan.	Employing child under 16 years of age without Board of Health certificate (8 cases).
New York City	Benjamin Cohen, 269 Bowery, Man- hattan.	Employing child under 16 years of age without Board of Health certificate (2 cases).
New York City	Benjamin Cohen, 269 Bowery, Man-	Employing child under 14 years of age
New York City New York City	hattan. Ben'amin Cohen, 269 Bowery, Man- hattan. Joseph Cohen, of Linke, Bieber &	Employing child under 16 years of age without Board of Health certificate. Employing child under 16 years of age
New York Only	Cohen, 237 Mercer st., Manhattan.	without Board of Health certificate.
	and it was sometimes and the second	•
New York City	Caspar Davis, 36-44 W. 24th st., Manhattan.	Employing child under 14 years of age
New York City	I. Deckinger & Co., 315 Canal st.,	Employing child under 14 years of age
New York City	Manhattan. I. Deckinger & Co., 315 Canal st., Manhattan.	Employing child under 16 years of age without Board of Health certificate (2 cases).
New York City	Michael Deljorna, 87 Bowery, Man- hattan.	Employing child under 14 years of age
New York City	Julius Dicker, 24-26 Pitt st., Man- hattan.	Employing child under 14 years of age
New York City	Jacob Dilberg, 18 Lispenard st., Man-	Employing child under 14 years of age
New York City	hattan. Edwa d S. Doyle, foreman for D. S. Brown & Co., 12th ave and 51st st.,	Employing child under 14 years of age
New York City	Manhattan. Edwa d S. Doyle, foreman for D. S. Brown & Co., 12th ave. and 51st st., Manhattan.	Employing child under 16 years of age without Board of Health certificate.
New York City	Edward S. Doyle, foreman for D. S. Brown & Co., 12th ave. and 51st st., Manhattan.	Employing child under 16 years of age more than 9 hours per day.
New York City	Louis Duckerman, 311 Warwick st., Brooklyn.	Employing child under 16 years of age without Board of Health certificate (3 cases).
New York City	Louis Duckerman, 311 Warwick st., Brooklyn.	Employing child under 16 years of age more than 9 hours per day (3 cases).
New York City	Albert N. Ehrlich, 17-19 Walker st., Manhattan.	Employing child under 14 years of age
New York City	James T. Emott, 388 Second ave., Manhattan.	Employing child under 14 years of age (2 cases).
New York City	Wm. Feix, 58 Troutman st., Brook- lyn.	Employing child under 14 years of age (3 cases).

for Violation of the Factory Law—Continued.

Inspector.	Court and Dates.	Result.	Penalty.
Mrs. R. B. Gourlie	Warrant, Sept. 24, 1906; Special Sessions.	Four cases pending; one case dis- charged by mag-	ں.
T. J. Hammill	Warrant, Aug. 3, 1906; Magistrate's Court, Aug. 6, 1906. Warrant, Aug. 8, 1906; Magistrate's Court, Aug. 9, 1906. Warrant, July 23, 1906; Special Sessions.	istrate Sept. 27th Discharged. Discharged. Pending.	
C. B. Ash and T. J. Hammill.	Warrant, Apr. 4, 1906; Magistrate's Court, Apr. 7, 1906.	Dismissed.	
C. B. Ash and T. J. Hammill.	Warrant, Apr. 4, 1906; Special Sessions, June 12, 1906.	Pleaded guilty	Fined \$20.
W. W. Walling	Warrant, Aug. 15, 1905; Special Sessions, Oct. 26, 1905. Warrant, Aug. 15, 1905; Special Sessions, Oct. 26, 1905.	suspended. Convicted; fined in one case, sentence suspended in the other	Fined \$50.
L. A. Havens	Warrant, June 2, 1905; Special Sessions, Oct. 25, 1905.	seven. Pleaded guilty: fined in one case, sentence sus- pended in other.	Fined \$30.
L. A. Havens T. J. Hammill	Warrant, June 2, 1905; Special Sessions, Oct. 25, 1905. Warrant, Aug. 3, 1906; Magistrate's Court,	Pleaded guilty; sen- tence suspended.	
Mrs. R. B. Gourlie	Aug. 6, 1906. Warrant, Feb. 15, 1906; Special Sessions, Mar. 27, 1906.	same offense.	
Mrs. Ella Nagle	Warrant, Sept. 26, 1906; Magistrate's Court.		•
Lilly F. FosterLilly F. Foster	, <u> </u>		•
r. J. Hammili W. W. Walling	Warrant, July 30, 1906; Special Sessions, Aug. 14, 1906. Warrant, July 21, 1905; Special Sessions, Oct. 20, 1905. Warrant, July 23, 1906; Special Sessions.	Pleaded guilty Convicted; sentence suspended.	Fined \$20.
M. J. Flanagan Lilly F. Foster	Warrant, July 23, 1906; Special Sessions. Warrant, July 18, 1906; Special Sessions.		
Lilly F. Foster	Warrant, July 18, 1906, Special Sessions.	Pending.	
Lilly F. Foster	Warrant, July 18, 1906; Magistrate's Court, July 26, 1906.	Dismissed.	
C. Whelan and W. W. Walling.		One case dismissed Sept. 12, 1906; the other two pending.	
C. Whelan and W. W. Walling. M. J. Flanagan	Warrant, July 16, 1906; Magistrate's Court. Warrant, Aug. 1, 1906; Special Sessions.	Pending.	•
W. W. Walling	Warrant, July 5, 1906; Special Sessions, July 12, 1906.	-	: !
W. J. Neely and E. H. Williamson.	Warrant, July 9, 1906; Magistrate's Court.	other.	

etailed Statement of Prosecutions

mploying child under via years of age more than 9 hours per day (3 cases).

inploying child under 16 years of age without Board of Health certificate (2 cases).

inploying child under 16 years of age more than 9 hours per day (2 cases).

inploying child under 16 years of age without Board of Health certificate (2 cases).

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Offense.

III. CHILDREM—Continued.

Deloring child under 18 years of age without Board of Health certificate.

(S cases).

III. CHILDREM—Continued.

Deloring child under 18 years of age without Board of Health certificate.

Property child under 19 years of age more than 9 hours per day. C cases).

Property child under 19 years of age without Board of Health certificate.

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REPORT OF BUREAU OF FACTORY INSPECTION, 1906.

for Violation of the Factory Law—Continued.

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Inspector.	Court and Dates.	Result.	Penalty.
Charles Whelan	Warrant, Sept. 27, 1906; Magistrate's	Panding	
Cuaries Wilciam	Court.	1 cuding.	
W. W. Walling	Warrant, Sept. 28, 1905; Special Sessions, Nov. 6, 1905.	Convicted; fined in one case, sen- tence suspended	Fined \$20.
W. W. Walling	Warrant, Sept. 28, 1905; Special Sessions,	in two cases. Convicted; sentence	
W. W. Walling	Warrant, Sept. 28, 1905; Special Sessions, Nov. 6, 1905. Warrant, May 29, 1906; Special Sessions, June 14, 1906.	suspended. Convicted	Fined \$40.
W. W. Walling	Warrant, May 29, 1906; Special Sessions, June 14, 1906. Warrant, Mar. 16, 1906; Magistrate's	Convicted; sentence	
L. A. Havens and T [J. Hammill.	Warrant, Mar. 16, 1906; Magistrate's Court, Mar. 23, 1906.	suspended. Dismissed.	
L. A. Havens and T. J. Hammill,	Warrant, Mar. 16, 1906; Magistrate's Court, Mar. 23, 1906.	Dismissed.	
L. A. Havens and T. J. Hammill.	! Warrant. Mar. 16. 1906: Speciali Sessions.	Convicted	Fined \$20.
L. A. Havens	June 13, 1906. Warrant, Mar. 22, 1906; Special Sessions, Apr. 24, 1906.	Convicted; fined in one case, sen- tence suspended in two cases.	Fined \$40.
W. W. Walling	Warrant, July 21, 1905; Special Sessions,	Convicted	Fined \$20.
L. A. Havens	Warrant, July 21, 1905; Special Sessions, Oct. 20, 1905. Warrant, May 31, 1905; Special Sessions, Nov. 24, 1905.	Pleaded guilty: sen- tence suspended in one case, fine imposed in one case.	Fined \$20.
L. A. Havens	Warrant, May 31, 1905; Special Sessions, Nov. 24, 1905.	Pleaded guilty; sen- tence suspended.	
M. J. Flanagan	Summons, Sept. 18, 1905; Special Sessions, Sept. 26, 1905.	Pleaded guilty; fined in one case, sentence sus- pended in two cases.	Fined \$25.
M. J. Flanagan	Summons, Sept. 18, 1905; Special Sessions, Sept. 26, 1905.	Pleaded guilty: sen- tence suspended.	
L. A. Havens	Warrant, Apr. 26, 1906; Special Sessions, June 12, 1906.	Pleaded guilty	Fined \$20.
Mrs. R. B. Gourlie	Warrant, Feb. 15, 1906; Magistrate's	Dismissed.	
Mrs. R. B. Gourlie	Warrant, Feb. 15, 1906; Magistrate's Gourt, Feb. 16, 1906. Warrant, Feb. 15, 1906; Special Sessions, Mar. 1, 1906. Warrant, May, 28, 1906; Special Sessions.	Convicted	Fined \$30.
C. B. Ash	Warrant, May 28, 1906; Special Sessions.	Pending.	
T. J. Hammill	Warrant, Aug. 3, 1906: Special Sessions.	Pending.	
Lilly F. Foster	Warrant, Aug. 20, 1906; Special Sessions.	Pending.	
Lilly F Foster	Warrant, Aug. 20, 1906; Special Sessions.	Pending.	,
W. W. Walling	Warrant, Sept. 19, 1906; Magistrate's Court.	Two cases pending; one case with- drawn owing to lack of evidence of date of child's birth.	
W. W. Walking	Warrant, Sept. 19, 1906; Magistrate's .Court.		
Maurice Barshell and G. I. Harmon.	. Warrant, July 12, 1906; Special Sessions.	Pending.	
W. W. Walling	Warrant, Aug. 15, 1906; Magistrate's Court.	Pending.	
W. W. Walling	Warrant, Aug. 15, 1906; Magistrate's Court, Sept. 6, 1906. Warrant, Feb. 26, 1906; Special Sessions,	Dismissed.	
W. W. Walling	Warrant, Feb. 26, 1906; Special Sessions, Apr. 24, 1906.	Convicted	Fined \$40.

Table VIII—Detailed Statement of Prosecutions

TOWN.	Defendant and Premises.	Offense.
		III. CHILDREN—Continued.
New York City	Charles Levy, sup't for S. Borchard & Co., 404 E. 104th st., Manhattan.	Employing child under 16 years of age without Board of Health certificate
New York City	Jacob Levy, 181-185 Mercer st., Man- hattan.	(2 cases). Employing child under 16 years of age without Board of Health certificate.
New York City	Samuel Liberman, 146 Lynch st.,	Employing child under 16 years of age
New York City	Brooklyn. Philip Liebowitz, 85 Sedgwick st.,	Employing child under 16 years of age without Board of Health certificate. Employing child under 16 years of age without Board of Health certificate.
New York City	Brooklyn. Philip Liebowitz. 85 Sedgwick st., Brooklyn.	without Board of Health certificate. Employing child under 16 years of age more than 9 hours per day.
New York City	Jacob Markowitz, 5 Howard st., Man- hattan.	Employing child under 16 years of age without Board of Health certificate
New York City	Philip Martiny, 7 McDougal alley,	(2 cases). Employing child under 14 years of age
New York City	Manhattan. Kalvin Meiselman and Berl Gross, of Meiselman & Gross, 116 E. 28th	(2 cases). Employing child under 16 years of age without Board of Health certificate.
New York City	st Manhattan. Leo. Mendelstamm, of Jacobs & Men- delstamm, 40 E. 14th st., Man-	Employing chi'd under 16 years of age without Board of Health certificate.
New York City	hattan. Henry Ney, 141 E. 25th st., Man- hattan.	Employing child under 16 years of age after 9 p. m. (2 cases).
Vew York City	Herman Paradise, 503 W. Broadway, Manhattan.	Employing child under 14 years of age
New York City	Herman Paradise, 503 W. Broadway, Manhattan.	Employing child under 16 years of age without Board of Health certificate.
ew York City	Antonio Pafumi, 84 James st., Man- hattan	Employing child under 16 years of age without Board of Health certificate.
New York City	Antonio Pafumi, 84 James st., Man- hattan.	Employing child under 14 years of age
New York City	Jacob Pelzman, 181-185 Mercer st., Manhattan.	Employing child under 16 years of age without Board of Health certificate.
New York City	John Pernetti, foreman for Bischoff Bros., 653-655 Broadway, Man-	Employing child under 16 years of age without Board of Health certificate
New York City	hattan. John Pernetti, foreman for Bischoff Bros., 653-655 Broadway, Man-	(2 cases). Employing child under 14 years of age
New York City	hattan. Joseph Potenza, 281 Grand st., Man-	Employing child under 14 years of age (2 cases).
New York City	hattan. Joseph Potenza, 281 Grand st., Man-	Employing child under 16 years of assa
lew] ork City	hattan. Abraham Quint and Philip Katz, 54-56 Bleecker st., Manhattan.	without Board of Health certificate. Employing child under 16 years of age without Board of Health certificate.
New York City	Abram Rabinovitz and Sarah Kins- berg, 143-145 Prince st., Man-	Employing child under 16 years of age without Board of Health certificate.
New York City	hattan. William Riedell, sup't of Palisade Steam Laundry Company, 2315 8th ave., Manhattan.	Employing child under 14 years of age
New York City	Daniel E. Rose, 288 Bowery, Man-	Employing child under 16 years of age
New York City	hattan. Isaac Rudowitz, 288 Bowery, Man- hattan.	without Board of Health certificate. Employing child under 16 years of age without Board of Health certificate (2 cases).
New York City	Arthur C. Schweig, 91-93 Mercer st., Manhattan.	Employing child under 16 years of age without Board of Health certificate.

for Violation of the Factory Law-Continued.

Inspector.	Court and Dates.	Result.	Penalty.
T. J. Hammill	Warrant, July 12, 1906; Special Sessions.	Pending.	
Mrs. R. B. Gourlie	Warrant, Dec. 21, 1905; Magistrate's Court, Dec. 22, 1905.	charged and Jacob Pelzman, foreman, held.	·
Charles Kinney	Warrant, Feb. 15, 1905; Special Sessions,	(See below.) Convicted	Fined \$20.
L. A. Havens	Warrant, Mar. 19, 1906; Special Sessions,	Pleaded guilty	Fined \$20.
L. A. Havens	Jan. 29, 1906. Warrant, Mar. 19, 1906; Special Sessions, July 13, 1906. Warrant, Mar. 19, 1906; Special Sessions,	Pleaded guilty;	
W. M. Rich	July 13, 1906. Warrant, Aug. 20, 1906; Special Sessions.	pended.	
S. N. Brenner	Warrant, Aug. 17, 1906; Magistrate's	Discharged.	
Lilly F. Foster	Warrant, Aug. 17, 1906; Magistrate's Court, Aug. 22, 1906. Warrant, Aug. 20, 1906; Magistrate's Court, Aug. 21, 1906.	_	
Liny P. Poster	Court, Aug. 21, 1906.	Dischargeu.	1
J. H. Bell	Warrant, Sept. 19, 1906; Magistrate's Court, Sept. 25, 1906.	Dismissed.	
W. W. Walling	Warrant, Mar. 21, 1906; Special Sessions, Mar. 27, 1906.	Pleaded guilty; fined in one case, sentence sus- pended in one	Fined \$20.
W. W. Walling	Warrant, Aug. 13, 1906; Special Sessions, Aug. 24, 1906.	case. Pleaded guilty	Fined \$30
W. W. Walling	Warrant, Aug. 13, 1906; Special Sessions, Aug. 24, 1906.	Pleaded guilty; sen-	
Margaret Finn	Warrant, July 9, 1906; Special Sessions.	tence suspended. Pending.	
Margaret Finn	Warrant, July 9, 1906; Special Sessions.	Pending.	
Mrs. R. B. Gourlie	Warrant, Dec. 21, 1905; Special Sessions,	Convicted	Fined \$20.
Lilly F. Foster	Mar. 1, 1906. Warrant, Sept. 6, 1906; Special Sessions, Sept. 25, 1906.	Pleaded guilty	Fined \$40.
Lilly F. Foster	Warrant, Sept. 6, 1906; Special Sessions, Sept. 25, 1906.	Pleaded guilty: sen- tence suspended.	
T. J. Hammill	Warrant, July 23, 1906; Special Sessions.	Pending.	1
T. J. Hammill	Warrant, July 23, 1906; Special Sessions.	Pending.	
W. W. Walling	Warrant, Mar. 12, 1906; Special Sessions, Apr. 24, 1906.	Both convicted: Quint fined; Katz, sentence	1
M. J. Flanagan	Warrant, Apr. 20, 1906; Special Sessions, June 7, 1906.	suspended. Pleaded guilty	Fined \$20.
T. J. Hammill	Warrant, Aug. 27, 1906; Magistrate's Court, Aug. 27, 1906.	Discharged on grounds that em- ployment was in the nature of do-	1
D. T. Hanlon	Warrant, Feb. 27, 1906; Magistrate's	meetic service	
D. T. Hanlon	Warrant, Feb. 27, 1906; Magistrate's Court, Feb. 28, 1906. Warrant, Feb. 27, 1906; Special Sessions,	rimand. Pleaded guilty; sen-	
	Mar. 13, 1906.	as defendant had been in Tombs	
Lilly F. Foster	Warrant, Aug. 15, 1906; Magistrate's Court.	Prison 5 days.	

Table VIII-Detailed Statement of Prosecutions

TOWN.	Defendant and Premises.	Offense.
		III. CHILDREN—Centinued.
New York City	Jacob Schiller, 269 Bowery, Man-	Employing child under 14 years of age
New York City	hattan. Jacob Schiller, 269 Bowery, Man-	Employing child under 16 years of age without Board of Health certificate.
New York City	hattan. David Silva, 57–61 W. Houston st., Manhattan.	Employing child under 16 years of age without Board of Health certificate (8 cases).
New York City	Samuel Stein, 49 Chrystie st., Man-	Employing child under 16 years of age without Board of Health certificate.
New York City	hattan. Harry Thal, 131–185 Prince st., Man-	l Employing child under 16 years of age
New York City	hattan. Morris Train, 5 Rutgers pl., Man-	without Board of Health certificate. Employing child under 16 years of age without Board of Health certificate.
New York City	hattan. Frank Tripari, 179 Mott st., Man-	without Board of Health certificate. Employing child under 14 years of age
New York City	hattan. Frank Tripari, 179 Mott st., Man-	
New York City	hattan.	without Board of Health certificate.
New York City	J. Weiner, of Greenberg, Weiner & Co., 23 Wooster st., Manhattan. Abraham Wolff, 181-185 Mercer st.,	without Board of Health certificate. Employing child under 16 years of age
New Tolk Oley	Manhattan.	without Board of Health certificate.
New York City	Louis Wolfson, 35 Cannon st., Man-	Employing child under 16 years of age
Niagara Falls	hattan	without Board of Health certificate
Niagara Falls	H. K. Blanchard, sup't Wm. A. Rogers Company, Ltd., 464 Main st. Button J. Mosier, asst. mgr. Wm. A. Rogers Company, Ltd., 464 Main st. A. Rogers Company, Ltd., 464 Main st.	Employing child under 16 years of age without Board of Health certificate. Employing child under 16 years of age without Board of Health certificate.
	Rogers Company, Ltd., 464 Main st.	without Board of Health certificate.
Potsdam	A. Sheiman Lumber Company	(5 cases).
Rochester	Herman Baudemer, 63 Thomas st	Employing child under 16 years of age without Board of Health certificate. Employing child under 16 years of age
Rome	E. Stuart Williams, mgr. Williams Bros. Mfg. Company, 133 Henry st.	Employing child under 16 years of age more than 9 hours per day (3 cases).
Solvay	Iroquois China Company	Employing child under 16 years of age without Board of Health certificate (10 cases).
Syracuse	Mary Elizabeth Evans, 416 S. Salina st.	Employing child under 16 years of age without Board of Health certificate (2 cases).
Syracuse	H. H. Gray's Son, 303 N. State st	Employing child under 16 years of age without Board of Health certificate (2 cases).
Syracuse	Hotaling-Warner Company, 620 N.	Employing child under 14 years of age
Syracuse	Clinton st. Hotaling-Warner Company, 620 N. Clinton st.	Employing child under 16 years of age without Board of Health certificate (4 cases).
Syracuse	E. A. Hunt, S. Salina and Croton sts.	Employing child under 16 years of age without Board of Health certificate.
Syracuse	David Jacobson and Morris Levy, 907	Employing child under 16 years of age without Board of Health certificate
Syracuse	Grape st. H. J. Ormsbee Engraving Company, 322 S. Salina st.	Employing child under 16 years of age without Board of Health certificate (2 cases).
Syracuse	Charles J. and Frank H. Piquet, 2313 Lodi st	Employing child under 16 years of age without Board of Health certificate.
Syracuse	Charles J. and Frank H. Piquet, 2313	Employing child under 14 years of age
Syracuse	Justin Seubert, pres't Justin Seubert,	Employing child under 14 years of age (3 cases).
Syracuse	Justin Seubert, pres't Justin Seubert, Inc., 541 S. Clinton st. Justin Seubert, pres't Justin Seubert, Inc., 541 S. Clinton st.	(3 cases). Employing child under 16 years of age without Board of Health certificate (2 cases).

for Violation of the Factory Law-Continued.

Inspector.	Court and Dates.	Result.	Penalty.
		·	
T. J. Hammill	Warrant, Aug. 3, 1906; Magistrate's Court, Aug. 6, 1906.	Discharged.	
T. J. Hammill	warrant, Aug. o, 1900; magistrate a Court,	Discharged.	
W. W. Walling	Aug. 6, 1906. Warrant, Aug. 10, 1905; Special Sessions, Nov. 6, 1905.	Convicted; fined in one case, sentence suspended in	Fined \$20
W. W. Walling	Warrant, Mar. 12, 1906; Special Sessions,	other seven cases. Pleaded guilty	Fined \$20.
M. J. Flanagan	Mar. 30, 1906. Warrant, Apr. 25, 1906; Special Sessions, June 7, 1906.	Pleaded guilty; sen-	
W. W. Walling	Warrant, July 21, 1905; Special Sessions,	tence suspended. Convicted	Fined \$35
T. J. Hammill	Warrant, July 21, 1905; Special Sessions, Oct. 20, 1905. Warrant, July 12, 1906; Special Sessions.	Pending.	
T. J. Hammill	Warrant, July 12, 1906; Special Sessions.	Pending. ,	
M. J. Flanagan	Warrant, June 11, 1906; Special Sessions.	Pending.	
Mrs. R. B. Gourlie	Warrant, Dec. 21, 1905; Magistrate's Court, Dec. 22, 1905.	Dischagred, and foreman, J. Pelz-man, held. (See	
W. W. Walling	Warrant, July 21, 1905; Special Sessions, Oct. 20, 1905.	above.) Convicted	Fined \$20
H. L. Schnur	Warrant, Apr. 20, 1900; Pouce Court, May	Discharged.	
H. L. Schnur	3, 1906. Warrant, Apr. 20, 1906; Police Court,	Discharged.	
Joseph O'Rourke	May 3, 1906. Warrant, Aug. 2, 1906; Justice's Court,	Pleaded guilty	Fined \$25
Kate L. Kane	Warrant, Aug. 2, 1906; Justice's Court, Aug. 24, 1906. Warrant, Jan. 4, 1906; Police Court, Jan. 5, 1906.	Convicted	Fined \$25
Joseph O'Rourke	Warrant, Jan. 4, 1906; City Court, Jan. 5, 1906.	Pleaded guilty and fined in one case, defendant dis- charged in two	Fined \$20
L. S. Arnold	Warrant, July 30, 1906; Justice's Court, July 30, 1906.	cases. Pleaded guilty; fined in one case, sentence sus- pended in nine	Fined \$20
L. S. Arnold	Warrant, July 24, 1906; Police Court, July 31, 1906.	cases. Convicted; sentence suspended.	
L. S. Arnold	Warrant, July 24, 1906; Police Court, July 31, 1906.	Convicted; sentence suspended.	
L. S. Arnold	Warrant, Nov. 16, 1905; Police Court,	Pleaded guilty	Fined \$20
L. S. Arnold	Nov. 16, 1905. Warrant, Nov. 16, 1905; Police Court, Nov. 16, 1905.	Pleaded guilty; sen- tence suspended.	
L. S. Arnold	Warrant, Aug. 17, 1906; Police Court, Sept. 18, 1906.	Convicted; sentence	
L. S. Arnold	Warrant, Aug. 14, 1906; Police Court,	suspended. Convicted; sentence suspended.	
L. S. Arnold	Warrant, Aug. 14, 1906; Police Court, Aug. 25, 1906. Warrant, July 24, 1906; Police Court, July 31, 1906.	Convicted; sentence suspended.	
L. S. Arnold	Warrant, Aug. 17, 1906; Police Court,	Convicted	Fined \$20
L. S. Arnold	Warrant, Aug. 17, 1906; Police Court, Sept. 18, 1906. Warrant, Aug. 17, 1906; Police Court, Sept. 18, 1906. Warrant, July 16, 1906; Police Court, July 31, 1906. Warrant, July 16, 1906; Police Court, July	Convicted; sentence	
L. S. Arnold	Warrant, July 16, 1906; Police Court, July	suspended. Convicted; sentence	
L. S. Arnold	Warrant, July 16, 1906; Police Court, July 31, 1906.	suspended. Convicted; sentence	

Table VIII-Detailed Statement of Prosecutions

TOWN.	Defendant and Premises.	Offense.
	·	III. CHILDREN—Concluded.
Syracuse	August Weimer, 1305 N. State st	Employing child under 16 years of age
Utica	Martin Lutz, 137 Columbia st	without Board of Health certificate. Employing child under 14 years of age
Utica	Martin Lutz, 137 Columbia st	Employing child under 16 years of age
Yonkers	Joseph B. Wagner, sup't for Federal Cooperage Company.	Employing child under 16 years of age without Board of Health certificate. Employing child under 16 years of age without Board of Health certificate
Yonkers	Joseph B. Wagner, sup't for Federal Cooperage Company.	(2 cases). Employing child under 16 years of age more than 9 hours per day (2 cases).
	•	IV. WOMEN AND MINORS.
New York City	Louis H. Cornish, 15 Vandewater st., Manhattan.	Employing female after 9 p. m
New York City	William T. Davis, gen'l mgr. Harlem	Employing minors more than 60 hours per week (3 cases).
New York City	Modern Steam Laundry, 545-549 E. 116th st., Manhattan. William N. Flattich, 17-27 Vande- water st., Manhattan. Henry I Calesman 273 Broadway	Employing female after 9 p. m
New York City	Henry J. Geissman, 373 Broadway, Manhattan.	Employing female more than 60 hours per week (2 cases).
New York City	Jennie Gilligan, 497-505 Pearl st.,	Employing female after 9 p. m
New York City	Manhattan. Bernard O'Rourke, 214 William st., Manhattan.	Employing female after 9 p. m
New York City	Charles Schweinler, 141 E. 25th st., Manhattan.	Employing female after 9 p. m
New York City	David L. Williams, Eleventh ave. and 36th st., Manhattan.	Employing female after 9 p. m
New York City	Samuel B. Young, 151-155 W 30th st., Manhattan.	Employing female over 60 hours per week (2 cases).
		VI. WORKSHOPS IN TENEMENTS.
New York City	Ravella Gentra, 174 Thompson st., Manhattan.	Removing tag reading "Tenement made" from goods illegally manufactured.
·		- VII. BAKERIES.
New York City	Isidor Cuba, 157-159 Allen st., Man-	
New York City	hattan. Gustav Gross, 64 Avenue A, Man- hattan.	ing with bake room. Failure to whitewash walls and ceiling of bakery and to maintain said bakery in
New York City	Salvatore Tousa, 195 Forsyth st., Manhattan.	clean and sanitary condition. Permitting employees to aleep in bake shop, which is not maintained in clean condition.

REPORT OF BUREAU OF FACTORY INSPECTION, 1906. II.211 for Violation of the Factory Law—Concluded.

Inspector.	Court and Dates.	Result.	Penalty.
L. S. Arnold	Warrant, Aug. 17, 1906; Police Court, Sept. 18, 1906. Warrant, Aug. 25, 1906; City Court, Aug. 25, 1906.	1	
W. G. Lownsberry C. B. Ash	Warrant, Aug. 25, 1906; City Court, Aug. 25, 1906. Warrant, July 17, 1906; City Court, July 19, 1906.	Pleaded guilty; sen- tence suspended. Convicted; sentence suspended.	
C. B. Ash	Warrant, July 17, 1906; City Court, July 19, 1906.	Convicted	Fined \$25 in each case.
W. W. Walling	Warrant, Mar. 15, 1906; Special Sessions, Mar. 22, 1906. Warrant, June 27, 1906; Special Sessions.	Pleaded guilty	Fined \$20.
W. W. Walling W. W. Walling	Warrant, Mar. 20, 1906; Special Sessions, Mar. 27, 1906. Warrant, May 29, 1906; Special Sessions, June 14, 1906. Warrant, Mar. 15, 1906; Special Sessions.	Pleaded guilty; sen- tence suspended. Convicted; sentence suspended. Pending.	•
W. W. Walling W. W. Walling	Warrant, Mar. 15, 1906: Special Sessions, Aug. 3, 1906; Appellate Division of Supreme Court. Warrant, Mar. 21, 1906; Magistrate's Court, Mar. 28, 1906.	Pending on appeal. Dismissed; magistrate called almost conclusive	
W. W. Walling	Warrant, Mar. 14, 1906; Special Sessions, Aug. 3, 1906; Appellate Division of Supreme Court. Warrant, Sept. 21, 1906; Magistrate's Court.	most conclusive testimony filmsy evidence." Pending on appeal. Pending.	
Mrs. R. B. Gourlie	Warrant, Nov. 20, 1905; Magistrate's Court, Nov. 22, 1905.	Dismissed by mag- istrate with rep- rimand and warn- ing, at request of Commissioner of Labor.	
W. W. Walling	Warrant, July 21, 1905; Special Sessions, Oct. 25, 1905. Warrant, June 23, 1905; Special Sessions, Oct. 25, 1905.	Convicted	
T. J. Hammill	Warrant, Aug. 28, 1906; Special Sessions.	Pending.	•

TABLE IX-NUMBER, AGE AND SEX OF PERSONS RE

In. e. s.=ent classwires specialed.							Aı
In. e. s.=mot elsewhere specined.	CAUSE.	UNDER 1	6 YEARS.	16-18 TEARS.			
Pransmission of power	in. e. s.—not elsewhere specified.]	M.	F.	M.	F.	М.	F.
Transmission of power:							
Air fans, steam pumps, etc.	MECHANICAL POWER.		l				1
Air fans, steam pumps, etc.	ransmission of power:		Į			04	
Shafting	Air fans steam numbs, etc.	1	1		1	35	
Shafting	Gearing	12	4	30	11	246	
Shafting	Set screws	1		[33	
onveying and hoisting machinery: Elevators and lifts. Elevators and lifts. Cranes (steam, electric, portable, etc.). Cranes (steam, electric, portable, etc.). Cranes (steam, electric, portable, etc.). Locomotives and trains od working machines: Savs.	Shafting	1 3				57	
Elevators and lifts.	Belts and pulleys	12		21	8	262	ł
Cranes (steam, electric, portable, etc.)	on veying and noisting machinery:	920	Į	99	اها	176	1
Hoisting and conveying apparatus, n. e. s 3	Crance (steem electric nortable etc.)	1 2					ł
Yood working machines: Saws	Hoisting and conveying apparatus, n. e. s	•3					
Yood working machines: Saws	Locomotives and trains	1			1		
Saws	lood working machines:			_			
Pigners	Saws	2		38	1	550	
Calendars and other paper making machines 13 29 89 Paper cutting, stitching and staying machines 5 15 11 49 Extile machinery:	Planers	•3		9		108	
Calendars and other paper making machines 13 29 89 Paper cutting, stitching and staying machines 3 4 32 29 89 Printing presses 5 15 11 49 Extile machines 3 1 21 Carding machines 3 1 42 Spinning machines 3 1 42 Spinning machines 3 1 21 Carding machines 3 1 42 Spinning machines 3 1 21 Carding machines 3 1 4 42 Spinning machines 3 1 2 18 41 Formers, knitting machines and other textile 5 2 10 13 Sewing machines, etc 2 3 5 6 19 Laundry machines, etc 2 3 5 6 19 Laundry machines, etc 2 3 5 6 19 Laundry machines 5 8 7 eather working machinery 4 18 1 74 etal working machines 6 98 11 473 Drilling and milling machines 3 37 1 290 Screw machines 1 7 34 Lathes 7 98 Drop and steam hammers 2 9 99 Shears 2 9 99 Rollers 0 6 298 Others 0 6 298 Others 0 6 298 Others 0 6 3 Others 0 6 Others 0 6 3 Others 0 6 Others 0 6 Others 0 6 Others 0 6 Others 0 6 Others 0 6 Others 0 6 Others 0 6 Others 0 6 Others 0 6 Others 0 6 Others 0 6 Others 0 6 Others 0 6 Others 0 6 Others 0	Jointers	1		5		104	
Calendars and other paper making machines 13 29 89 Paper cutting, stitching and staying machines 5 15 11 49 Extile machinery:	Shapers				[48	
Calendars and other paper making machines 13 29 89 Paper cutting, stitching and staying machines 3 4 32 29 89 Printing presses 5 15 11 49 Extile machines 3 1 21 Carding machines 3 1 42 Spinning machines 3 1 42 Spinning machines 3 1 21 Carding machines 3 1 42 Spinning machines 3 1 21 Carding machines 3 1 4 42 Spinning machines 3 1 2 18 41 Formers, knitting machines and other textile 5 2 10 13 Sewing machines, etc 2 3 5 6 19 Laundry machines, etc 2 3 5 6 19 Laundry machines, etc 2 3 5 6 19 Laundry machines 5 8 7 eather working machinery 4 18 1 74 etal working machines 6 98 11 473 Drilling and milling machines 3 37 1 290 Screw machines 1 7 34 Lathes 7 98 Drop and steam hammers 2 9 99 Shears 2 9 99 Rollers 0 6 298 Others 0 6 298 Others 0 6 298 Others 0 6 3 Others 0 6 Others 0 6 3 Others 0 6 Others 0 6 Others 0 6 Others 0 6 Others 0 6 Others 0 6 Others 0 6 Others 0 6 Others 0 6 Others 0 6 Others 0 6 Others 0 6 Others 0 6 Others 0 6 Others 0 6 Others 0	Lathes			1		12	
Calendars and other paper making machines 13 29 89 Paper cutting, stitching and staying machines 5 15 11 49 Extile machinery:	Heading machines	١٠٠٠٠٠ ۾					1
Calendars and other paper making machines 13 29 89 Paper cutting, stitching and staying machines 5 15 11 49 Extile machinery:	Other wood working machines	3		0		82	· • • • • •
Calendars and other paper making machines 13 29 89 Paper cutting, stitching and staying machines 3 4 32 29 89 Printing presses 5 15 11 49 Extile machines 3 1 21 Carding machines 3 1 42 Spinning machines 3 1 42 Spinning machines 3 1 21 Carding machines 3 1 42 Spinning machines 3 1 21 Carding machines 3 1 4 42 Spinning machines 3 1 2 18 41 Formers, knitting machines and other textile 5 2 10 13 Sewing machines, etc 2 3 5 6 19 Laundry machines, etc 2 3 5 6 19 Laundry machines, etc 2 3 5 6 19 Laundry machines 5 8 7 eather working machinery 4 18 1 74 etal working machines 6 98 11 473 Drilling and milling machines 3 37 1 290 Screw machines 1 7 34 Lathes 7 98 Drop and steam hammers 2 9 99 Shears 2 9 99 Rollers 0 6 298 Others 0 6 298 Others 0 6 298 Others 0 6 3 Others 0 6 Others 0 6 3 Others 0 6 Others 0 6 Others 0 6 Others 0 6 Others 0 6 Others 0 6 Others 0 6 Others 0 6 Others 0 6 Others 0 6 Others 0 6 Others 0 6 Others 0 6 Others 0 6 Others 0 6 Others 0	Barkers		ľ	9	1	24	
Extile machinery:	Calendars and other namer making machines	1	1				
Extile machinery:	Paper cutting stitching and staying machines	3		32			
Extile machinery:	Printing presses	5					
Picking machines	artila machinary.	1			**		
Formers, knitting machines and other textue machinery. Sewing machines, etc.	Picking machines			3	1 1	21	
Formers, knitting machines and other textue machinery. Sewing machines, etc.	Carding machines				4	42	
Formers, knitting machines and other textue machinery. Sewing machines, etc.	Spinning machines	3		13			
Formers, knitting machines and other textue machinery. Sewing machines, etc. Laundry machines. eather working machinery. etal working machinery. Stamping machines. 5 2 10 13 114 Bewing machines. 6 19 7 2 etal working machinery. Stamping machines. 6 98 11 473 Drilling and milling machines. 6 98 11 473 Drilling and milling machines. 7 98 Borow machines. 7 98 Drop and steam hammers. 7 98 Bollers. 7 109 Rollers. 7 109 Rollers. 9 99 Rollers. 1 1 1 137 Others. 20 6 298 olishing machines: Contact with grindstones, emery wheels, etc. Struck by fragments of polishing wheels. 1 4 82 Others. 3 63 achines used in bakeries, confectionery establishments, etc. 4 82 Total. 7 107 23 512 147 5,459 Heat and Electricity. xplosion of gases. 1 5 76 xplosion of molten metals. ther aparites from molten metal. xplosion of molten metals. ther aparites from molten metal. xplosion of molten metals. ther aparites from molten metal. xplosion of molten metals. ther aparites from molten metal. xplosion of molten metals. ther aparites from molten metal. xplosion of molten metals. ther aparites from molten metal. xplosion of molten metals. ther aparites from molten metal. ther aparites from molten metal. 1 1 1 148 Total. 6 249	Looms		1	2	18	41	
Stamping machines	Formers, knitting machines and other textue	اء ا	١ .		ا ۔۔ ا		
Stamping machines	machinery	8	2				
Stamping machines	Launder machines	2	2				
Stamping machines	eather working machinery						
Stamping machines	etal working machinery:	_			1 1	• •	
Drop and steam namners 2 9 99	Stamping machines	6	l .	98	11	473	
Drop and steam namners 2 9 99	Drilling and milling machines	3				290	
Drop and steam namners 2 9 99	Screw machines	1		7		34	
Drop and steam namners 2 9 99	Lathes			7			
Rollers	Dron and steam nammers			7			
Others	Shears	2		9			
Contact with grindstones, emery wheels, etc. 3	Rollers				·····		
Contact with grindstones, emery wheels, etc. Struck by fragments of polishing wheels. Others. Others. Others. Others. I 4 82 Others. 3 63 Identifies used in bakeries, confectionery establishments, etc. Iachines, n. e. s. I 5 2 21 Identifies, n. e. s. I 1 5 2 21 Identifies, n. e. s. I 25 8 154 Total. "107 °23 512 147 °5, 459 Heat and Electricity. Ixplosives (powder, dynamite, etc.). Ixplosives (powder, dynamite, etc.). Ixplosion of gases. I 5 76 Ixplosion of boilers and steam pipes. Ixplosion of boilers and steam pipes. Ixplosion of motten metals Ixplosion	Others		,	20	0	298	
Struck by fragments of polishing wheels	Onsing machines:			12		144	
Others achines used in bakeries, confectionery establishments, etc	Struck by fragments of polishing wheels	ľ					
achines used in bakeries, confectionery establishments, etc	Others			3			
Total	achines used in bakeries, confectionery establish-					•	
Total	ments, etc		•1	5			
Heat and Electricity.	achines, n. e. s	6	1	25	8	154	
Heat and Electricity.	Total	//107	902		145	95 450	
x plosives (powder, dynamite, etc.)	Total	7107	-23	512	147	5,459	
x plosives (powder, dynamite, etc.)	HEAR AND ELECTRICITY						
2 2 2 2 2 2 2 2 2 2	vnlosives (nowder dynamite etc.)		1	3	i	30	
xplosion of boilers and steam pipes 55 ther injuries from steam and hot liquids 3 130 ustics 4 86 xplosion of molten metals 101 ther accidents from molten metal 5 244 ats, pans, etc. (containing hot liquids or caustics) 2 50 lectricity 1 1 148 tree and heat, n. e. s. 6 249 Tree! 20 30 30 Tree! 30 30 30 Tree! 30 30 30 Tree! 30 30 30 Tree! 30 30 30 Tree! 30 30 30 Tree! 30 30 30 Tree! 30 30 30 Tree! 30 30 Tree! 30 30 Tree! 30 30 Tree! 30 30 Tree! 30 30 Tree! 30 30 Tree! 30 30 Tree! 30 30 Tree! 30 30 Tree! 30 30 Tree! 30 30 Tree! 30 30 Tree! 30 30 Tree! 30 30 Tree! 30 Tree! 30 30 Tree!	xplosion of gases	•1		5		76	
ther injuries from steam and hot liquids	xplosion of boilers and steam pipes			1			
S6	ther injuries from steam and hot liquids	 .		3			
xplosion of molten metals 101 ther accidents from molten metal 5 244 ats, pans, etc. (containing hot liquids or caustics) 2 50 lectricity 1 1 148 tree and heat, n.e.s. 6 249 Tree 20 20 30 Tree 30 30 30 Tree 30 30 30 Tree 30 30 30 Tree 30 30 30 Tree 30 30 30 Tree 30 30 30 Tree 30 30 30 Tree 30 30 30 Tree 30 30 30 Tree 30 30 30 Tree 30 30 30 Tree 30 30 Tree 30 30 Tree 30 30 Tree 30 30 Tree 30 30 Tree 30 30 Tree 30 30 Tree 30 30 Tree 30 30 Tree 30 30 Tree 30 30 Tree 30 30 Tree 30 30 Tree 30 30 Tree 30 30 Tree 30	Bustics			4		86	
ther accidents from moiten metal	xplosion of molten metals			· · · · · · · · · · · ·	[]		
ass, pans, etc. (containing not inquids or caustics)	ther secidents from molten metal	1		5	[
Tree and heat, n. e. s	ats, pains, etc. (containing not liquids of caustics).		· • • • • • · · ·	1 2	[l
Total 000 000 com	fre and heat n e s	1 · · ·		ا ا			• • • • •
Total 90 00 1 mg	22 C C C C C C C C C C C C C C C C C C				<u> </u>	279	
AUGUL A A A A A A A A A A A A A A A A A A A	Total	09	1			1,178	

a One, age not reported.

b Two, age not reported.

c Three, age not reported. employees.

r Eighteen, age = Five not em

PORTED INJURED IN FACTORIES AND QUARRIES.

	CCIDENTS.						p.	DV V Marine	y Draker	.En	
86	AGE NOT REPORTED. ALL AGES.				-		II na nama.	. DISABI	.E.D.		
2	M.	F.	М.	F.	Total.	Under 16 years.	16-18 years.		м.	F.	Total.
2			35		88 35			13 5	b7	1	a.1
7	2		. 34 63	9	337 34 •72	•••		93 2 5	b96 2 •6	12	b10
S	7	1	°235	i i	°242	8	†			[
1			°652	i	°653		2	104	105 c27	i	2 2 10 c 2
13	8		•121		•121	•1	3	210 66	°70		a.22
1			48 13		48 13	· · · · · · · · · · · · · · ·		17	17		
2	1		91		91		·	13			\$
	2 1 1		15 6 125	87 20	157 212	3	17 4	28 34	29 a38	17	8.
1			49	3 4	53		1		10	1	
1 1 8 27 35 3 6 a2 8 8 91 4 95 1 4 24 28 1 1 5 6 a2 8 91 4 95 1 4 24 28 1 1 5	····i ::		44	12 71	. 115			1	7 86	3	1
5 582 98 678 2 41 240 a242 42 1 331 5 336 12 58 b71 1 105 105 1 10 11 12 22 23 13 11 11 11 12 26 26 12 26 26 11 11 11 12 24 26 11 11 11 12 24 24 24 24 11 11 12 24 24 <t< td=""><td>i</td><td>·····2</td><td>26 8</td><td>28 27</td><td>54 35</td><td>i</td><td></td><td>5</td><td>6 22</td><td></td><td>a3 a1 2</td></t<>	i	·····2	26 8	28 27	54 35	i		5	6 22		a3 a1 2
105 105 1 10 11 11 11 11	5		582	96	678	. 2	41	240	8242	42	
116 3 119 1 1 22 23 36 110 1 3 32 36 1 1 1 1 1 3 32 36 1 1 1 1 1 3 32 36 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1			. 42 105		42		1	10	3 11		a.28 b7
1	: : : : : : : : : : : : : : : : : : : :		116 110	3	119 110	<u>.</u> 1	. 3	22 32	36		2
	```i ∷	:::::	*319		°335			54		i	
1	1		87		87			1			•
2	2		29 186	*5 27	a°35 213	°1 2		12 31	a13 a41	• <u>4</u>	a°1
	44	4	=6,122	*549	a†6,672	‡26	166	1,435	r¶1,528	°117	r‡1,64
	2		44		44			8			
······································			55 134	2	55			1	1		:
······································			90		90			2	<b>a</b> 3		
		::::::	2491		249			1	1		
11		::::::	150	1	53 150			1	1		
5 °1,214 10 °1,224 1 28 c32						· · · · · · · · · · · · · · · · · · ·	1				că

not reported. One not an employee. Two not employees. † Three not employees. "Four not pleyees. † Six not employees.

## NEW YORK STATE DEPARTMENT OF LABOR.

## Table IX-Number, Age and Sex of Persons Reported

				`		ALL
CAUSE.	CAUSE, UNDER 16 YEARS.			YEARS.	18 YEA UPW	RS AND ARD.
[n. e. s.=not elsewhere specified.]	м.	F.	М.	F.	M.	F.
FALL OF PERSON. Fall from ladder, scaffold, platform, etc. Fall from machinery, trucks, engines, etc. Fall caused by collapse of support. Fall through opening in floor. Fall through opening in floor. Fall in hoistway, shaft, etc. Fall on level by slipping. Fall on level by tripping. All others.	•4 2		5 1 9	2	165 101 169 83 43 40 83 88	1
Total	°11	2	43	9	961	2.
INJURED BY WEIGHTS. Falling rock and earth (quarrying, excavating, etc.). Falling pile of material (lumber, coal, cement, etc.). Falling walls, doors and other objects	**************************************		1 5 7 3 . 2	2	44 168 472 139 87	
Machinery being moved. Fall of material from trucks in transit. Handling of castings, flasks, etc. Handling of stone, ore, etc. Handling of lumber, paper and other materials. Loading or unloading. Cause insufficiently described for classification.	• 1			1	466 55 200	
Total	°10		43	3	2,571	1
FLYING OBJECTS. Struck in eye by piece of metal, glass, etc Other	i .	t	4	2	228 115	
Total	•1		4	2	343	
VEHICLES AND ACCIDENTS CAUSED BY ANIMALS	°1		10	1	290	
MISCELLANEOUS. Hand tools (hammers, knives, wrenches, files, etc.). Tools in hands of fellow workmen. Injured while fitting and assembling, n. e. s. Hand caught on nall, wire, sharp projection, etc. Hand cut on glass. Injured by stepping on nall, silver, etc. All other causes.			. 3	1 3 2	411 72 123 190 34 140	1
Total	3		44	8	1,147	2
Grand total	\$135	°25	685	170	°11,949	45

a One, age not reported. v Twenty-two, age not reported. °One not an employee. ¶ Two not employees

#### REPORT OF BUREAU OF FACTORY INSPECTION, 1906.

#### Injured in Factories and Quarries—Concluded.

ACCIDENT	79.					т		- D		
AGE_ REPO	NOT RTED.		ALL AGES	•		FE	RMANENTI	Y DISABL	ED.	
М.	F.	М.	F.	Total.	Under 16 years.	16-18 years.	18 years. +	M.	F.	Total.
8		173	1	. 174		1	10	11		11
1	į	107 171	1	108			16			. 4
<i></i>	1:::::::	83	1	84			3	. 3	1	16 3 6 3 3
		52		52			6	Ğ		
• • • • • • • • •		°49 87	16 8.	95 95		• • • • • • •	3 3	. 3	1	3
<b>.</b> <b>.</b>	:::::::	95	5	100	1	2	2			4
	· · · · · · ·	202	4	206	. :		4	4		4
4		°1,019	36	°1,055		3	51	53	1	54
	İ		1				1 .			
· · · · · · · · · · · · · · · · · · ·		45 °177	3.	45 9180			3 10			3 11
î		484	6.	490	·	î	19	Î9	1	20
1		145	2	147	, . <b></b> .			8	¦	8
1	·····	90	1	91			1	1		1
1		247	2	249			15	15	1	15
1	[	92		92			14	<b>8</b> 15		8.15
		83 473		83 473			8 56	8 56		56 56
2		60		60			4	4		4
2	·	206	2				11	11		11
1		431 105	· · · · · · · · · · · · · · · · · · ·		'	1	18	19 4		19
14		°2,638	18			4	170	8174	1	a175
									<u></u>	
1		233	6	239			23	23		23
	, <u></u> ,	°116	1		······!	<del></del>	4			4
1		°349	7'				27	27		27
1	i <u></u>	°302	3	°305			17	17	· · · · · · · · ·	17
4	1	426	8	434			12	12	1	12
<del>-</del>		75				1	13	14	l	4
		126		126	' . <b></b>	. <b></b>	13			13
1		201 43	6	205 49		· • • • • • • •	3			3 1
2	<b>i</b>	148	15	163					j	
2		184	1	185			11	11		11
9	1	1,203	34	1,237		1	43	44		44
78	5	fi 12,847	°657	a*13,503	‡26.	175	1 771	v¶1,875	°119	v\$1,994

[‡] Three not employees.

[§] Nine not employees.

ff Ten not employees.

^{*} Eleven not employees

#### TABLE X-NATURE AND EXTENT OF INJURIES SUSTAINED

	!			Темрог	RARY DISA	BLEMENT.
CAUSE.	Lacera-	Burns.	Cuts.	Bruises.	Sprains.	Frac-
[n. e. s.—not elsewhere specified.]	010115.					tures.
Mechanical Power.						
Transmission of power:  Motors (engines, dynamos, flywheels)	24	•	,,	17		1
Air fans, steam numps, etc	7	i	14	17		4
Gearing Set screws	142		44	28		i
Set screws	11	1	6 5	10	2	
Shafting Belts and pulleys	68		5.6	27		34
Conveying and hoisting machinery:					i	
Elevators and lifts	· 42	2	11 13	60 68		18 12
Hoisting and conveying apparatus, n. e. s	111	16		•203		44
Locomotives and trains	17		5	49	10	11
Wood working machines:	113		187	37	3	11
Planera	15		19	36		11
Jointers	15		20			2
Shapers	7		20	1		
Lathes	5		7 5	2		
Heading machinesOther wood working machines	21		24	4		3
ruper and printing machinery:				_	_	_
Barkers	8 44		12 13	1 38	1 3	1
Calendars and other paper making machines.  Paper cutting, stitching and staying machines.	72	Đ	27	43		9
Printing presses	33		5	16		Ō
Textile machinery:	1			_	1	•
Picking machines	10 22		2 15	5		• • • • • • •
Carding machinesSpinning machines	15	i	11	14		
1.00ms	20	ī	25	43	2	2
Formers, knitting machines and other textile				4.0		_
Sewing machines etc	52 11	2	24 26	.46		9
Laundry machines.	15	7	20	1 4		
machinery. Sewing machiner, etc. Laundry machines. Leather working machinery. Metal working machinery.	29		23	8		2
		1	66	75	,	7
Stamping machines Drilling and milling machines	1 981	5	70	55	1 5	11
Screw machines	1 01	. <b></b> .	20	4	2	
Lathes. Drop and steam hammers.	27	1	33	18	1	3
ShearsShears	37 27	.2	8 22	27 15	2	5
Rollers		23	. 13	84	2	4
Others	84	7	74	65	4	10
Polishing machines: Contact with grindstones, emery wheels, etc	49	2	28	7	2	3
Struck by fragments of polishing wheels		î	19	8		1
Other	11		31	7	1	ī
Machines used in bakeries, confectionery establish-	-			ا		
ments, etc	46	· · · · · i	47	85	2	11
Total	1,600	79	1,112	°1,108	185	244
HEAT AND ELECTRICITY.	اءا					_
Explosives (powder, dynamite, etc.)	3 4	6 65	6	8	1	
Explosion of gases.  Explosion of boilers and steam pipes.  Other injuries from steam and hot liquids.	i i	28	5	î		
Other injuries from steam and hot liquids	[· • • • • • • •	127				
Caustics	1	82 98		1		• • • • • • • •
Other accidents from molten metal	1 1	241		·····i		
Vata, pans, etc. (containing hot liquids or caustics). Electricity.		40			1	• • • • • • •
Electricity	· <del>*</del> · · · · ·	111		3	1	• • • • • • • • • •
Fire and heat, n. e. s	<u> </u>	222	1	1	• • • • • • • • •	
Total	8	1,020	12	11	3	2
	أحسسا	_,				

a One, nature of injury not reported. c Three, nature of injury not reported.

REPORT OF BUREAU OF FACTORY INSPECTION, 1906. II.217

## FROM ACCIDENTS IN FACTORIES AND QUARRIES.

			ENT.	) iBablemi	manent D	Per				
Grand total.	Death.	Total.	Internal injury.	Other	BOTH.	F ONE OR		Total.	Other.	Plural injuries.
			Injuity.		feet.	Limbs.	Eyes.			
3	1	14 7		13 7			1	73 27	. 2	11
3	1 1 3 1 11 11	108 2 °9 36	4	107 2 °6 26	1	2 4	1 1	226 31 52 268	1 4 8	10 7 8 34
a *24 20 *6! 1!	1 1	29 29 106 27	4 3 3	25 24 95 18	1 4 3	1 4 5		°188 166 °530 113	*9 3 10 5	31 22 68 16
59 *12 11	9	222 70 68	6 1	206 66 66	6 1 1	1 3	3	367 51 42	4 2 3	12 3 2 2
		17 1 33		17 31	2	1		31 13 10 58	¹	2
18 21	1 2	14 30 55 22		14 26 53 19	2	2 2 3		24 126 157 66	1 3 6 4	14 5 2
1 1		9 10 7 9		6 9 7 7	3 1 2			18 43 49 106	1 i	
17	1 i	81 6 10 29		· 27 6 6 29	1 2	3 2		145 48 24 66	4 7 4	7 1 6
67 33		284 72 3	1	279 69 3	1 1		3 2	394 264 39	12 11 2	21 21 2
10 11 11 13 <b>a.°3</b>	i i	11 23 36 26 59	1 1	10 21 36 24 58		1 1	i	94 95 74 113 •274	12 11 2 6 6 2 3	5 7 3 17 16
16	1	48 1 7		48 1 6			i	113 85 59	15 50 4	7 5 4
a*8 21	1 5	•17 48	·····.2	°15 40	· 2		······2	16 160	2	9
c†6,67	126	‡1,645	28	<b>‡1,528</b>	89	35	15	‡4,898	¶22?	398
18 18 10 24 18 18	7 3 8 7	9 3 1 3 3 2 1 3 1 6		4		1	4 2	28 •79 46	•1 3	5 8 8
18	7	3		3				128 87 99	3	1
10 24		2	:::::::	1	::::::		1	246	·····i	3
18 28	5 12	3 1 6	·····i	2 1 4	::::::	1	:  i	144 241	16 8	13 8
•1,22	50	32	1	20		2	9	°1,142	°36	49

Two not employees. Three not employees.

[†] Six not employees.

Table X-Nature and Extent of Injuries Sustained

				Темров	ART DISA	LEMENT.
CAUSE.	Lacera- tions.	Burns.	Cuts.	Bruises,	Sprains.	Frac- tures.
[n. e. s.== not elsewhere specified.]						
FALL OF PERSON.  Fall from ladder, scaffold, platform, etc. Fall from machinery, trucks, engines, etc. Fall caused by collapse of support. Fall through opening in floor. Fall in hoistway, shast, etc. Fall on level by slipping. Fall on level by tripping. All others.	4 7 9 3 3 6 12 17		7 8 8 5 3 2 31 12 38	36 23 36 25 9 •14 14 28	25 24 30 15 17 27 20 47	31 21 20 11 6 11 11
Total	61	6	114	°226	205	133
INJURED BY WEIGHTS. Falling rock and earth (quarrying, excavating, etc.) Falling pile of material (lumber, coal, cement, etc.) Falling walls, doors and other objects. Tools or weights dropped by person injured. Falling objects dropped by other persons. Heavy materials or parts on which injured persons were at work. Machinery being moved. Fall of material from trucks in transit. Handling of eastings, flasks, etc Handling of stone, ore, etc	4 18 87 32 15 65 15 11 101 17	3 2 1	1 9 66 14 17 28 10 7 41 11	13 86 221 71 36 , 100 27 39 177	5 6 3 2 11 12 5 25 7	6 12 24 4 4 7 5 2 28
Handling of lumber, paper and other materials Loading or unloading Cause insufficiently described for classification	36 106 18	Ž	23 44 10	89 171 <b>49</b>	18 18 5	11 27 5
Total	525	14	281	1,093	117	135
FLYING OBJECTS. Struck in eye by piece of metal, glass, etc Other	3 16	10 1	46 45	16 24	·····i	4
Total	19	11	91	40	1	4
VEHICLES AND ACCIDENTS CAUSED BY ANIMALS	69	1	25	110	22	22
MISCELLANEOUS.  Hand tools (hammers, knives, wrenches, files, etc.): Tools in hands of fellow workmen Injured while fitting and assembling, n. e. s. Hand caught on nail, wire, sharp projection, etc. Hand cut on glass. Injured by stepping on nail, sliver, etc. All other causes.	80 21 46 62 5 19 27	1	179 17 33 79 41 13 27	81 27 15 9 2 4 23	15 4 2 22	23 2 3 1
Total	260	3	389	. 161	43	35
GRAND TOTAL	2,542	1,134	2,024	¶2,749	526	576

a One, nature of injury not reported. b Two, nature of injury not reported. †Six not employees. x Eight not employees. * Eleven not employees.

d Seven, nature of

## From Accidents in Factories and Quarries—Concluded

		Permanent Disablement.							·		
Grand total.	Death.				BOTH.	F ONE OR	LOSS C		1		
		Total.	Internal injury.	Other	Hand or feet.	Limbs.	Eyes.	Total.	Other.	Plural injuries.	
8.°6	8 1 5 1 10	11 4 16 3 6 3 4 4	6 2 6 1 1	5 2 10 2 °5 3 3 4				155 103 150 80 36 61 92 96 199	7 4 7 3 6 6 3 5	45 16 38 18 12 7 7	
a°1,08	28	54	17	37				<b>°9</b> 72	56	171	
4 °18	8 14 8	3 11 20 8	8 7	2 7 13 8 1	1	i		33 *755 461 139 90	1 •4 16 5	8 21 38 8 9	
1 47 47 1 20 3 43	1 1 6	15 15 8 56 4 11	8 1 4	15 9 7 46 3 7 17	1 1	1 1		231 77 74 417 56 196 406	5 4 3 19 3 6 17	14 4 7 23 4 12 21	
		175	30	139	3	3		102 °2,437	94	178	
a23		23 4		1			22	215 °113	135 °15	5 7	
a °35		27		5			22	°328	°150	12	
°30	.4	17	2	12		2	1	°284	<b>°</b> 6	29	
48 7 12 20		12) 4 13) 3	1 2	11 2 13 3				422 71 113 202 48	27 .3 .6 47	16 1 6 3	
. 16	9	i	2		2			163 165	125 48	11	
		44	5	36	2			1,184	256	37	
d*13,50		‡1,994	83	\$1,777	44	• <b>4</b> 2	48	x11,245	-	874	

injury not reported.

One not an employee. Two not employees.

[‡] Three not employees

#### II.220 NEW YORK STATE DEPARTMENT OF LABOR.

#### TABLE XI-PARTICULARS OF EACH FATAL ACCIDENT

INDUSTRY AND OCCUPATION.	Age.	Sex.	Marital condition.
I. MINERAL PRODUCTS.			
r. Stone.			
Blaster—slate quarry Driller—trap rock quarry		Male	Married
Stone measurer—stone quarry,	54	Male	Married
Superintendent—marble works	33	Male	Married
Laborer—marble works	50	Male	Widower
Laborer—stone crushing plant Engineer—stone crushing plant	ca. 30 52	Male Male	Family in Italy
2. Iron and other mines.			•
Laborer—iron mine	19	Male	Single
Laborer—iron mine	29 30	Male	Single
Bell ringer—iron mine.  Mucker—iron mine.  Mucker—iron mine.	55	Male	Martied
Mucker—iron mine	26	Male	Single
Mucker—iron mine	28	Male	Single
Bell ringer—iron mine	59	Male	Married
Mucker—iron mine	29	Male	Married
Mucker—iron mine	26	Male	Married
Mucker—iron mine	42	Male	Married
Mucker—iron mine	48	Male	Married
Mucker—iron mineLaborer—iron mineLaborer—salt mine	60	Male	Married
Laborer—salt mine	28	Male	Married
3. Cement and lime. Laborer—cement plant	21	Male	Single
Mason—cement plant	67	Male	Married
Mason—cement plant	Ca. 45	Male	Married
Repairman—cement plant	ca. 38	Male	Married
Laborer—cement plant	ca. 35	Male	• • • • • • • • • • • • • • • • • • • •
Laborer—cement plant	30 ca 50	Male	Married
Laborer—cement plant	50	Male	Married
Laborer—cement plant	38	Male	Single
Driller—lime stone quarty	45 ca. 19	Male	Married
Mortar tender—cement plant	Cas 19	Male	Single
Laborer—cement plant	60	Male	Single
4. Gypsum and plaster.	_	l	•
Mill nand—gypsum plant	ca 27	Male	Married
Miner—gypsum mine	ca. 50	Male	Single
Miner—gypsum mine	56	Male	Widower
Laborer—plaster works	ca. 43	Male	Married
Steem deller empere mine		1	Mamiad
Steam driller—gypsum mine Laborer—plaster works	45 45	Male	Married
Laborer—plaster works	35 36	Male	Married
Depoter plaster works	30	ALGUE	mamiliou
r Other mineral craduate			
5. Other mineral products. Weigher—asphalt plant.	20	Male	Single
Weigher—asphalt plant	42	Male	Single
Laborer—concrete plant	53	Male	
Crane operator—sand plant	27	Male	Married
	· -•	1	

#### REPORTED OCTOBER 1, 1005-SEPTEMBER 30, 1006.

#### Particulars

Su, posed to have been loading a blast when it exploded.

Stepped in front of blast of "squib" and was hurled from platform on ledge 50 feet above to bottom of quarry.

"While trying to handle stone heavier than he estimated, he slipped, and stone fell on and fractured right leg." Man died three weeks later; but "not from the result of his injuries." In dodging a piece of falling marble he collided with a saw car, breaking ribs and puncturing liver.

While unloading stone from car, was struck and bruised in side and leg by falling slab of marble; died seven months later.

Covered by slide of material while trimming stone screenings away from chute.

Clothing caught on set screw and body whirled around shafting.

Piece of rock weighing 4 or 5 tons fell from wall 20 feet above and crushed him.
Struck by rock which fell from roof; neck broken.
Head crushed by piece of ore which fell from roof of mine.
While engaged in his usual occupation, neck was broken.
Skull fractured by piece of rock which fell from roof.
When loading derrick scale, a piece of ore which others were dumping from dump car rolled over and struck him.
The brake on skip, in which he was riding, failed to work, allowing skip to race down incline; "he either jumped or sitting on edge was thrown out and killed."
When coming up from mine, "skip left track and either threw him out or he jumped out" and was killed by falling down shaft.
When coming up from mine, "skip left track and either threw him out or he jumped out" and was killed by falling down shaft.
When coming up from mine, "skip left track and either threw him out or he jumped out" and was killed by falling down shaft.
Struckby rock which rolled from bluff and killed him.
Was closing doors of "jimmy," when some cars bumped into car under which he was working. "Fellow workman poking an iron rod into hole loaded with dynamite" caused explosion.

Caught foot in the conveyor, cutting it off near knee, making amputation necessary; died

caught root in the conveyor, cutting it on near knee, making amputation necessary; died on operating table.

Fell through opening in roof to floor below; neck broken.

While filling kin with small stone was caught in falling stone, "burned and suffocated."

While acting as brakeman, lost his footing and fell under train; five cars passed over him.

Injured on the head, body, arms and legs through dumping of car filled with rock; subsequently died.

quently died.

While dumping clay in mixer he fell in and was ground to pieces by knives.

Jumped from wall to staging 6 feet below, tripped and fell 15 feet to ground; death occurred in one week.

Suffocated by slide of cement in bin.

Caught on shafting and whirled around, injuries causing death 25 days later.

Crushed beneath drill weighing 450 pounds.

Burned by explosion of coal dust supposed to have been ignited by motor; death occurred within few hours.

Caught in convevor: leg cut off: died from shock.

Caught in conveyor; leg cut off; died from shock.

ing incline car and was killed instantly.

Caught in clutch on shafting and whirled about shaft; injuries causing death same day. Blast caused roof to fall, crushing him beneath it. Blast caused roof to fall, crushing him beneath it. Grushed beneath falling wall in mine. Tub used in connection with holsting rigging was improperly latched and dumped its load of stone; deceased struck and instantly killed by stone. Crushed beneath sliding bank of earth; back broken; lived about one hour. "As there was some steam coming up beside dock, it may have misled him;" he stepped off and was drowned.

and was drowned.

Caught and whirled around shafting; torn to pieces.

Jumped on fright elevator and was caught between platform and frame-work of elevator; hack broken; died 2½ months later.

While replacing belt on pulley was caught on shaft and instantly killed.
Fell from second floor to basement; received "slight scalp wound—since died from kidney—trouble."

Rode on concrete hoist bucket and in attempting to get off was caught between bucket and timbers, "rupturing liver;" died one month later.

While endeavoring to avoid steam escaping from broken steam pipe, ran in front of descend-

## II.222 NEW YORK STATE DEPARTMENT OF LABOR.

Table XI-Particulars of Each Fatal Accident Re

		· · · · · · · · · · · · · · · · · · ·	
INDUSTRY AND OCCUPATION.	Age.	Sex.	Marital condition.
I. MINERAL PRODUCTS—Concluded.			
5. Other mineral products—concluded. Oiler of line shaft—brick yard	25	Male	Single
Brakeman—brick yard	17 18	Male Male	Single
Laborer—carborundum plantLaborer—carborundum plant	40 25	Male	Married
II METALS, MACHINERY AND CON- VEYANCES.			
r Metals other than iron and steel. Laborer—aluminum plant	40	Male	Married
Elevator operator—gas and electric fixtures Smelter—enameled ware plant	21 33 54 18 32	Male Male Male Male Male	Single. Married Married Single. Single
2 Blast furnaces, rolling mills and steel works.			
Laborer	40	Male	"Single in this country"
Laborer	20	Male	Single
Laborer	27	Male	Married
Skipman	28	Male	•
LaborerLaborer	29 29	Male Male	Single
Crane operator	19	Male	Single
Laborer. Crane operator Repairman Laborer. Rigger Machinist Gas man Laborer. Oiler	25 31 23 27 25 22 26 32 18	Male Male Male Male Male Male Male Male	Married
Foreman	29	Male	Married
Vesselman	35	Male	1
Laborer. Blast furnace employee. Laborer. Conductor Switchman. Engineer.	45 - 35 45 22 21 40	Male Male Male Male Male Male	Married
Iron worker	34 34 40	Male Male Male	Single
Laborer Laborer Laddeman Engineer (stat.). Oiler	30 23 35 45 39	Male Male Male Male	SingleSingle
Rigger	24	Male	Single
LaborerEmployee	····iš	Male Male	Single

#### ported October 1, 1905-September 30, 1906-Continued.

#### Particulars.

"Supposed to have been caught on line shafting; no eye-witnesses, but body was discovered there in mangled condition."
"Ran over by train of cars; dying one hour afterwards."
"Attempted to remove plunger from center machine with pipe wrench, which caught in shaft of machine and swung around, striking him with great force in the breast;" death

Asphyxiated by slide of chemical in bin where he was shoveling.
While putting belt on pulley, clothing caught and he was whirled around shaft; arms and legs torn from body.

Dump car on which he was riding got beyond his control on incline and struck bumper on end of track with such force as to hurl car and deceased over embankment.
Fell down elevator well and was fatally injured.
"Burned about body;" died 2½ months later.
Fell down elevator shaft, fracturing skull and causing death.
While operating elevator, victim met with accident causing death within a few hours.
Struck by descending elevator weights; injured internally and died 9 days later.

In stepping across a narrow run of hot slag he slipped and fell in; death occurred 4 days

Was caught between coke pan and crane girder; fracture of right humerus and internal injuries caused death within three hours. While unloading car, using crane, deceased was caught and crushed between car and bars

While unloading car, using crane, deceased was caught and crushed between car and bars attached to crane.

"Caught and squeezed between coke larry and coke bin; died in ambulance on way to hospital."

"Picking down coal in coal bin, coal caved in; he was buried and smothered to death."

"Throwing wood in furnace when door man took hold of wrong lever and lowered door on him; died on arrival at hospital."

(Imbing ladder on crane carriage, when operator moved carriage, catching and crushing him between ladder and plate across end of srane.

Was working in ore bin; ore caved in, carrying him through chute; smothered in ore.

"Oil can driven in orbital cavity above eye, penetrating orbital plate;" died 13 days later.

While trying to start coal, coal slipped and buried him; smothered.

Loading rais on vessel, struck by rails and instantly killed.

Fell from derrick while oiling same, injuries causing death 2 days later.

While working on larry runway, was struck by larry car and crushed.

Overcome by gas while cleaning gas main; dead on arrival at hospital.

While climbing on platform at furnace, caught by pusher and crushed against platform.

"Was oiling clay mixing machine, when operator started machine and patient was caught in machinery."

"Was oiling clay mixing machine, when operator started machine and patient was caught in machinery."
Supposed to have become entangled in belt and carried into fly wheel; death occurred following day.
While detaching hook from pouring vessel after emptying out cinder, slipped and fell from platform into hot ashes, receiving burns which caused death same day.
Found dead; cause, gas poisoning.
While crossing track, struck and instantly killed by switch engine.
Crawled under train, which moved; both legs crushed, causing death in 12 hours.
Caught between heavily loaded iron ore bucket and side of vessel; killed instantly.
Skull crushed by crane.
While coupling cars, steel billet fell from car, crushing his chest.
While replacing cable on elevator, support broke, allowing elevator to drop to bottom of shaft; injuries caused death one week later.
When working on top of blast furnace, slipped and fell to ground.
Struck and killed by engine.
Cover of hatch not properly placed gave way, throwing deceased in hold of vessel; skull fractured.

fractured.

Struck and killed by engine.

Overcome by heat; death followed.

Struck by large lump of cinder which fell from car; death occurred 12 hours later.

Fell into condensing well of boiling water, causing almost instant death.

While replacing belt on pulley, was caught and carried around shafting; injuries caused death same day.

While working on top of slab mill, accidentally stepped into open gear; leg so badly crushed as to cause death later.

Found dead in water closet—caused by gas poleoning.

Found dead in water closet—caused by gas poisoning.

Railing around platform of steel mill, against which he was leaning, gave way and he fell to ground and was killed.

#### II.224 New York State Department of Labor.

Table XI-Particulars of Each Fatal Accident Re

INDUSTRY AND OCCUPATION.	Age.	Sex.	Marital condition.
II. METALS, MACHINERY AND CON- VEYANCES—Continued.			
2. Blast furnaces, rolling mills, etc.—Con. Rigger Motorman	36 37	Male	Married
Laborer	26	Male	Married
Rigger	39	Male	Married
Laborer	28	Male	Single
Laborer	26 23	Male Male	Single
LabererSwitchman	29	Male Male	Single
SwitchmanLaborer	33 34	Male	Married
<ol> <li>Foundries and machine shops.</li> <li>Foreman (laborers)—iron and steel foundry</li> </ol>	30	Male	Married
Laborer—iron foundry Laborer—steel foundry	21 24	Male	Single
Molder—steel foundry	41 20	Male	MarriedSingle
Carpenter—steel foundry	42 23	Male	Married
Handy man—machine shop	55 39	Male	Married
Laborer—foundry	. 38	Male	
Engine runner—machine shop	45	.Male	Married
Employee—machine shop	68 69 33 45 49	Male Male Male Male Male	Married Married Married Married Married Married
Molder—boiler shop	50	Male	Married
Chipper—engine plant	42 65	Male	Married
4. Electrical apparatus. Helper in testing tank	26	Male	Single
Firemen	50	Male	Married
Laborer	<b>4</b> 0 55	Male	Married
Engineer	27	Male	Single
Painter	21	Male	Single
Coal handler	43 38	Male	Single
Slate cutter	43	Male	Married
Employee	22	Male	Single

b. Not an employee.

#### ported October 1, 1905-September 30, 1906-Continued.

#### Particulars

Struck by collar which fell from brake shaft of traveling crane and instantly killed. While operating ore distributing car on top of ore bins, car ran off end of bin, killing him instantly.

"Working in gang unloading hot furnace dust (on top of car) when car was dumped, he went through hopper; killed instantly."

Fell from building to ground (45 feet), receiving fatal injuries; death ensued the following

Was wheeling coal from front to rear of coke ovens, when he was struck and crushed between

Was wheeling coal from front to rear of coke ovens, when he was struck and crushed between charging car and oven platform.

Fell on live wire and was electrocuted.

While hooking rails off hot beds on conveyor rolls, he slipped in gear, from which cover had been removed; leg crushed so as to cause death.

While unloading wood from car, fell to ground, fracturing skull.

While supporting ladle containing molten metal, small burn caused victim to loose hold of ladle, allowing metal to pour over him, causing almost instant death.

Caught between two cars and instantly killed.

Furnace slipped and piece of stock struck victim on head, causing compound fracture of skull; death resulted 12 days later.

When working in new furnace, roof and sides gave way, burying him beneath; injuries caused death 3 weeks later.

Struck by falling brick wall and seriously injured; death ensued 2 months later.

Chain attached to iron girder which was being moved by crane, broke, causing girder to fall, striking and fatally injuring deceased.

Skull fractured by falling pile of poured molds; death occurred at hospital on same day. Heavy steel plate being moved by crane slipped from chain and fell to ground, striking deceased and killing him instantly.

Struck and fatally injured by board thrown from circular saw.

Was on girder oiling his crane, stepped on next girder and was caught between another crane and column.

Fell down elevator shaft, receiving injuries which resulted in death.

crane and column.

Fell down elevator shaft, receiving injuries which resulted in death.

Deceased was working on scaffold under cupola, when improperly fastened bottom doors opened and crushed him between door and scaffold.

Struck by car attached to engine and seriously injured; death resulted 16 days later.

Riding up and down with other boys on elevator leading to street, "when deceased was probably pushed against side of shaft; skull crushed; instant death."

Attempted to push belt off with foot and was caught between belt and pulley and whirled around fly wheel; died shortly after reaching hospital.

In cutting off steel on steam hammer, steel entered leg; death resulted in 2 weeks.

Killed by explosion of hollow piston head.

Skull fractured by bursting emery wheel; death resulted in 8 hours.

Steam pipe burst; deceased so seriously burned as to cause death 2 days later.

Working on tumbling barrel; tried to connect exhaust valve without stopping machinery and so injured as to cause death.

Fell from platform connecting two buildings to ground (about 10 feet), and was fatally in-

Fell from platform connecting two buildings to ground (about 10 feet), and was fatally injured.
Crushed by casting weighing 600 pounds; death resulted in 12 hours.
Crushed by load of steel plate carried by electric crane; death ensued 2 days later.

Caught hold of charged cable instead of glass rod attached thereto; burned hand: death re-

Sulted from lockiew two weeks later.

Water hammer caused bonnet to blow off check valve; escaping steam threw him from boiler, killing him instantly.

While mixing japan, pot of hot liquid exploded; burned so as to cause death in about 3 weeks.

Crushed by several wheels (weighing 530 pounds each) falling on him; death occurred in 54

Body found behind boiler where he had been repairing leak; electric lamp still in hand; arm and hand burned to crisp.

While painting inside of exhaust fan, flue leading to fan caught fire and victim was burned

Supposed to have fallen in chain belt; head crushed.

While taking fuse from live potential transformer, received shock and in falling cut head; death resulted 20 days later.

while attempting to board moving dumb waiter, was caught between floor and roof of waiter: injuries resulted in death.

He tried to push case on truck, lost his hold and fell into elevator shaft; back broken, causing death in 10 days.

## II.226 NEW YORK STATE DEPARTMENT OF LABOR.

Table XI-Particulars of Each Fatal Accident Re

INDUSTRY AND OCCUPATION.  II. METALS, MACHINERY AND CONVEYANCES—Concluded.  5 a-f. Locomotives and vehicles. Sheet metal worker—locomotive works Craneman—locomotive works Helper on electric shears—locomotive works Helper—locomotive works Rivet passer—locomotive works	18 20	Sex.	Marital condition.
VEYANCES—Concluded.  5 a-f. Locomotives and vehicles. Sheet metal worker—locomotive works Craneman—locomotive works Helper on electric shears—locomotive works Helper—locomotive works	18 20	Male	
Helper on electric shears—locomotive works Helper—locomotive works	20	Male	1
Helper—locomotive works	57	Male	Single
Helper—locomotive works		Male	Married
	38 17	Male	Single
${\bf Coal\ wheeler-\!\!\!\!\!\!\!\!\!\!\!\!\!\!\!\!\!\!\!\!\!\!\!\!\!\!\!\!\!\!\!\!\!\!$	55	Male	Married
Carpenters' helper—locomotive works Blacksmith—carriage factory	55 38	Male Male	Married
Foreman—automobile (parts) plant	22	Male	Divorced
Carpenter—locomotive works	62	Male	Single
5 g. Railway repair shops. Hostler Car inspector Car repairer Laborer.	32 55 37 22	Male Male Male Male	Married Married Married Single
Employee	70	Male	
Carpenter	58	Male	Widower
Laborer Employee	59 49	Male Male	Single
Laborer	26 42	Male	Married
Section hand	30	Male	Married
6. Ship and boat building. Engineer (chief)—ship repairing plant	. 32	Male	Single
Rigger—ship repairing plant	40	Male	Married
Ship joiner—ship repairing plant	40	Male	Married
Tinsmith's helper—shipbuilding plant  Dock hand—shipbuilding plant  Boat builder—shipbuilding plant	21 21 30	Male Male Male	SingleSingle
7. Scientific apparatus. Cleaner of shutter cases—optical goods plant	20	Female	Single
III. WOOD MANUFACTURES.			
Laborer—veneering plant Foreman—wooden novelty plant	ca. 60	Male	Married
Wood worker—wood working plant	26	Male	Single
Sawyer—butter tub factory.  Cooper—butter tub factory.  Cooper—butter tub factory.  Sawyer—agricultural implements.  (b)—saw mill.  Fireman—saw mill.  Laborer—saw mill.  Laborer—sak and blind mill.  Elevator man—desk and table factory.	69 49 56 21 20 27 34 22 25	Male Male Male Male Male Male Male	Married Married Married Single Single Married Married Married Single Single Single
Engineer (stationary)—wooden ware factory Sawyer—planing mill.  Laborer—wood working plant		Male Male Male	Married

(b) Not an employee.

#### ported October 1, 1005-September 30, 1006-Continued.

#### Particulare

Fell from platform to ground (65 feet); death instant.

Was on top of trolley, cleaning crane, which was struck by another crane; deceased was crushed between girder of roof and carriage of crane.

"Mud ring" was being taken from shop; in passing electric shears ring fell from crane upon victim, killing him.

Supposed to have been drowned while unloading sand from canal boat.

While working in boiler, victim attempted to get out as it was being lowered; was caught by flange and crushed; injuries resulted in death.

Caught on inclined track and crushed between moving tender frame and wall; death ensued

in about four hours.

When unloading lumber from car, skull was crushed by stick which fell from car.

Scalp wound caused by fall of wagon seat from shelf above; death occurred about 3 months

Iron tubing put on elevator in vertical position interfered with machinery; elevator fell; "skull crushed and he died in 2 hours."

Rafter upon which he was resting fell to the ground and he was fatally injured.

Caught between two engines and badly crushed: died following day.
Run over by car and fatally injured; death occurred shortly after receiving injury.
While working undermeath car which had been raised by jacks, car fell upon him, killing him.
Was knocked off of coal car which he was unloading fell under wheels of moving car and
was instantly killed.
Run over by engine; "foot crushed, had to be amputated, and several ribs broken, one piercing lung;" death followed "shortly after accident."
Freight car which he was repairing was supported on horses; it fell, pinning him beneath it;
Intuities caused death same day.

Freight car which ne was repairing was supported on norses; it reil, pinning him beneath it; injuries caused death same day
Pile of iron fell against and broke his leg; death resulted from effects of the injury.
Was on a ladder repairing chain hoist; machinery started, catching his arm, cutting it off at wrist; injuries resulted in death.
While coupling cars was crushed by return car on down grade.
When removing sills from car, head was caught between sill and car; skull fractured at base, death occurred following day.
While car of heavy timber was being lifted by steam crane a stick fell off, fracturing skull of whetim; death occurred in few hours.

victim; death occurred in few hours.

Was climbing down side of steamer; rope gave lurch and threw him to bottom of dock (27 feet); internal injuries—[atal.]
Was loading a five-ton iron casting on car, car being overbalanced dumped the casting; injuries received caused death I week later.
Unloading pine lumber which was being hoisted by steamer's own rigging; boom swinging round struck and knocked him overboard; death caused by drowning.
Fell through hatch to bottom of hold and was killed.
Body found wedged in wheel of engine.
While moving lumber, head was crushed.

Benzine used in cleaning shutter cases ignited: clothing caught fire; died 3 days later from the burns.

While testing new derrick, guy line broke; deceased was crushed beneath falling derrick.

"Cut off third finger on left hand and lacerated second finger and thumb; death resulted in 11 days," injury received on combination cut-off and rip saw.

Was sawing board in rip saw machine; "knot caused it to break and spring back; he died before midnight" same day.

Suffocated by smoke; factory burned.

Suffocated by smoke; factory burned.

Suffocated by smoke; factory burned.

Injured internally by board thrown from saw, with fatal result 2 days later.

Roller explosion caused death

Boiler explosion caused death.

Boiler explosion caused death.

Boiler explosion caused death.

When jumping to ground from pile of lumber, broke his leg; died at hospital 1 month later.

Crushed beneath truck of lumber; death occurred a few days subsequently.

Cable parted and elevator fell to basement; deceased seriously injured and died within 3 months.

mortus.
Fell down flight of stairs into scalding water; died 9 hours later.
Sliver thrown from saw passed through body of victim, causing death in about 2 hours.
Nall in scantling which he was throwing from window caught in clothing and caused him to fall to ground; injuries terminated fatally in 4 days.

## II.228 NEW YORK STATE DEPARTMENT OF LABOR.

## Table XI-Particulars of Each Fatal Accident Re

				ton I atai Accident Re
INDUSTRY AND OCCUPATION.	A	ge.	Sex.	Marital condition.
III. WOOD MANUFACTURES—Concluded.				
Packer—piano action factory	ca.	50	Male	Single
Machine hand—piano factory		26	Male	Married
Foreman (varnish room)-piano factory	l	40	Male	
Sawyer—piano case factory	Ca.	50	Male	Single
Fireman and elevator operator—tannery	ca.	50 25	Male	Married
V. CHEMICALS, PAINTS, EXPLOSIVES.	Ca	20	Male	Married
Laborer—aniline dye works.	са	35	Wala	Manutad
Elevator operator—chamical works	Cas	36	Male	Married
Driver—chemical works.		23	Male	Single
Coal handler—soda plant			Male	Married
Machinist—soda plant		33	Male	Married
Laborer—linseed oil plant Stillman helper—petroleum refining	CB.	48 26	Male Male	Married
Laborer—sulphur works Machine tender—wheat starch plant		29 62	Male Male	Married
Mixer-fireworks plant		39	Male	Married
VI. PAPER AND PULP.				
Laborer—paper mill		21	Male	Single
Repairman—paper mill		41	Male	Married
Teamster—paper mill		45	Male	Married
Fireman—paper and pulp mill		50	Male	Married
Third hand—paper mill		17	Male	Married
Laborer—sulphite mill	ca.	24	Male	Single
Laborer—paper mill	са	21	Male	Single
Laborer—paper mill		19	Male	
Third hand—paper mill		26	Male	Married
General worker—paper mill		64	Male	Married
Laborer—paper mill		25	Male	Single
Stick boy—paper mill  Machine tender—paper mill		18 17	Male Male	Single
VII. PRINTING AND BOOK MAKING.				
Helper—printing plant		18	Male	Single
Office boy-photo-engraving plant		13	Male	Single
Feeder—printing plant	Ca.	18	Male	Single
Porter—printing plant	са	30 45 17 20	Male Male Male Male	Married
Factory boy—paper box factory		16	Male	Single

#### ported October 1, 1905-September 30, 1906-Continued.

#### Particulars.

"Was ripping piece of lumber on rip saw; piece flew back, striking him in stomach;" died following day. Stick of wood thrown violently from saw "entered body of deceased above groin;" death occurred a few hours later at hospital.

Was riding on loaded elevator which fell to bottom of shaft, causing instant death.

Block thrown from saw struck victim over heart, causing instant death.

Fell into elevator well; "found dead at bottom of well; neck broken." Boiler explosion; victim scalded so as to cause death one week later.

While working at smelting kettle in blue factory, was burned on back and legs with fatal

termination.

termination.

Caught and fatally injured between floor of car and doorway leading to shaft.

When dumping load of dirt fell over edge of bank, the cart falling on top of him; skull fractured and other injuries, causing death.

Was working in coal car standing on trestle which was struck by train, throwing him through opening in bottom of car to track and then to ground; leg broken and injured internally; died later.

died later.

"Entered tank car to rescue workman who had been overcome by fumes of benzol in car" and was asphyxiated.

Supposed to have been crushed by cars.

"Climbed up rungs of stack and upon reaching top lost his hold or slipped and fell to ground" (80 feet): injuries terminated fatally same day.

Plant burned; deceased inhaled flames, which caused death.

When repairing belt lost his balance, fell into large pulley and was whirled rapidly around shaft, causing almost instant death.

Fire followed by explosion; deceased badly burned; death ensued following day.

"While holding belt free from moving shaft which was being repaired by foreman, was caught on shaft, whirled around and instantly killed, arms being torn from body."
"Main ground wood belt broke, striking him on head and face, fracturing skull and breaking neck.

Deceased fell and roll of paper weighing 420 pounds fell from wagon on him, breaking his

neck.
Slipped from block and fell under relief valve which was discharging hot water; "entire body from shoulders to knees badly scalded." death occurred in evening of same day.
Fell down elevator shaft, receiving internal injuries, which resulted fatally within a few

Scaffold upon which he was working gave way: fell to ground (75 feet); lived 2 hours after receiving injury.

While oiling rip saw, blouse was caught in saw and arm nearly severed near shoulder; death occurred same day.

In some unknown manner he became entangled in belt or shafting and was so seriously in-

while cleaning felts on machine, victim fell and was carried between rolls; body crushed so as to cause death in \( \frac{1}{2} \) hour.
While cling machinery arm was caught in pulley and torn from body; death ensued 2 days

Maile unloading pulp he fell through opening in platform, breaking collar bone and fracturing skull; died 2½ months later.

Caught on shafting and whirled around; lived only few minutes after being taken down.

Caught on shafting and whirled around causing almost instant death.

"Opened trap door and went under multi-press; head caught between form and roller; neck caught; died a few minutes after being taken out."

Caught between wall of elevator well and platform of elevator and fatally crushed; elevator being accidentally started in absence of operator.

Caught under printing press; compound fracture of skull, causing death during evening of

Caught under printing press; compound inacture of skin, causing actual same day.

Fell from freight elevator and so seriously injured as to cause death.

Was handling large roll of paper, which fell upon him, causing instant death.

Fell down elevator shaft, receiving injuries which resulted in death.

While lacing belt, was caught on rapidly revolving shafting and whirled around many times; death ensued within 15 minutes.

Fell down elevator shaft and injured so as to cause death within a few hours.

## II.230 NEW YORK STATE DEPARTMENT OF LABOR.

Table XI-Particulars of Each Fatal Accident Re

14010 211	1 61		HALIS VI. 134	cu raiai Accident Ke
INDUSTRY AND OCCUPATION.	Ag	е.	Sex.	Marital condition.
VIII. TEXTILES.				
Machinist's helper—cotton mill	C&	45	Male	Married
Frame_tender—cotton mill		36	Male	Single
Bleacher—bleaching mill		45	Male	Married
Dyer-silk glove plant		37	Male	Married
Dyer—silk glove plant		32 67	Male Male	Married
Yarn steamer—yarn mill	ca.	16 60	Male	Married
Weigher on breaker card—cordage plant		20	Male	Single
Boller maker—cotton mill	-	29	Male	Married
IX. CLOTHING, MILLINERY, LAUNDRY,				•
ETC.  Errand boy—overall factory.  Expressman (b)—cloak factory.  Errand boy—dress factory.  Wringer operator—laundry.  Proprietor—laundry.  Engineer—laundry.		16 21 17 40 34	Male Male Male Male Male	Single
W FOOD TOPACCO AND LIGHTOPS				
X. FOOD, TOBACCO AND LIQUORS.  1. Flour and grist mills. Engineer—flour and feed mill	ca.	49 58	Male Male	Married
Laborer—cereal mill		26	Male	Single
Sugar refining, spice grinding, etc.     Elevator operator—sugar refinery.     Employee—sugar refinery. Laborer—sugar refinery.	•••	28 65	Male Male Male	Single
Asst. foreman—spice mill	Ca.	55	Male	Widower
Auto. grainer operator—salt works		39	Male	Married
3a. Provisions.			<b></b> ,	a
Painter—beef and pork packing plant		21	Male	Single
Stableman—abattoir and packing plant Machine operator—provisions		51 18	Male	Married
Barn laborer—pork and beef packing plant.  Tank man—pork packing plant		<b>54</b> <b>3</b> 5	Male Male	Married
3b. Butter and cheese. Cheese maker—cheese factory		, 37	Male	Married
4 Bakeries and confectioneries.  Machinist's helper—confectionery plant		20	Male	Single
Baker—bakery		<b>5</b> 0	Male	Married
Helper—candy factory		32	Male	Married
5. Breweries. Maltster—malt house. Helper—brewery. Ice dumper—brewery Carpenter—brewery.		45 47 56 40	Male Male Male Male	Married
Carpenter—brewery		35	Male	Married
(b) Not an employee.	1		:	•

#### ported October 1, 1005-September 30, 1006-Continued.

#### Particulars.

Assisting engineer in oiling back bearing of fly wheel shaft; supposed to have slipped and

Assault engineer in oning back bearing of my wheel shalt; supposed to have supposed and fallen between belt and wheel.

"Was cleaning spindles on frame; bobbin gear caught sleeve and drew his arm in;" death occurred 4 days later.

"Explosion in gas house; badly burned on hands, arms, neck and face;" death resulted in

"Explosion in gas house; badly burned on hands, arms, neck and face;" death resulted in about two weeks.
"Hit by flying piece of centrifugal machine located in dry house; skull fractured;" died in hospital 3 days after accident.
Centrifugal machine exploded; killed instantly by flying parts.
Hand became entangled in cloth which he was putting between rolls of washer; machine started, drawing arm between heavy squeeze roller; death resulted.
Jumped on moving elevator; caught in some unknown manner and instantly killed.
Seriously burned about entire body by fire in picking room; injuries resulted fatally 2 days after accident.
Put his foot in loose belt, which tightened and whirled him around shafting; skull fractured, arm, shoulder and legs broken and other injuries, which caused death a few hours later.
Working inside of boller, using electric lamp; supposed to have been electrocuted.

Jumped on elevator while in motion and was crushed between elevator and floor.

Fell into elevator well and was fatally injured. Both legs caught between descending car and wall of elevator well and so seriously crushed

as to cause death.

Arm caught in extractor; "had arm taken off and died 1 week after."

"While oiling engine, reached through belt and was caught and run into pulley; left chest crushed with puncture of lung."

While greasing belt, clothing caught between belt and pulley, drawing in his arm; instant death."

Mill completely destroyed by fire; deceased found in ruins.

Caught his foot in loose belt and was whirled around shafting; both legs fractured and head __bruised; died in 15 minutes. Entered feed bin to repair hopper; suffocated by sliding grain.

Found at bottom of elevator with head and chest crushed.

Overcome by heat and died.

Overcome by heat; said to have fallen into chute and to have been carried into vat of bolling sugar; reported to have been dead when taken from vat; firm reports death due to "Insolation-Endocarditis."

Struck top of head on hose cock attached to gas pipe over lathe; death resulted in 1 week, due to "Pulmonary Oedema caused by acute Cardiac Dilatation."
Fell into grainer; "scalded to death; died in 5 hours."

"While whitewashing ceiling over scalding trough, slipped and fell in trough; \ of surface of body scalded; died in 6 days."
Fell down elevator shaft and was instantly killed.
While working on bone cutting machine was caught and wound around shaft; death ensued

in 5 minutes.

Elevator fell, causing fracture of skull which resulted in death.

Apparently caught in shafting when putting belt on pulley and fatally injured; death occurring same day.

"Scalded by falling in hot whey tank; died in about 24 hours."

While loosening pipe connections near shafting was caught, whirled around shafting and killed.
While cleaning dough from mixer, hand was caught in blades, drawing him into machine; neck broken: died instantly.
Fell into steam kettle and was fatally scalded.

Was caught in scraper rope and hurled to ceiling; fracture of leg; injuries caused death. "In hopper—mait house—death—smothered."
Fell down elevator shaft and was instantly killed.
Tank containing hot water collapsed; deceased, who was working near, was so seriously scaled as to cause death.

Tank containing hot water collapsed; deceased, who was working near was so seriously Tank containing hot water collapsed; deceased, who was working near, was so seriously scalded as to cause death.

# II.232 New York State Department of Labor.

#### Table XI-Particulars of Each Fatal Accident Re

INDUSTRY AND OCCUPATION.	Age.	Sex.	Marital condition.
XI WATER, LIGHT AND POWER.			
Fireman—gas works	45	Male	Married
Boiler cleaner—gas works	53	Male	Married
Engineer—power house	28 38	Male	Married
Fireman—power house		Male	

#### REPORT OF BUREAU OF FACTORY INSPECTION, 1906.

II.233

ported October 1, 1905-September 30, 1906-Concluded.

#### Particulars.

He was cleaning the boiler, when soot, falling through flue to another boiler in which there was a fire, also caught fire; he was so seriously burned as to cause death following day. Victim "went in boiler against orders; exercise brought on an attack of heart disease and man died before found."
"Probably by running arm in dynamo pulley; lived 4 days; fatal."
Entered boiler to locate leaking cap, which blew off, letting hot water directly upon him; very seriously scalded; death ensued following day."
Boiler explosion caused instant death.

### II.234 NEW YORK STATE DEPARTMENT OF LABOR.

#### Summary of Table XI-Fatal Accidents.

	AGES.						
INDUSTRY.	Under 16 years.	16-18 years.	18 years +	Age not re- ported.	Total.		
I. MINERAL PRODUCTS.			6	1			
2. Iron and other mines. 3. Cement and lime. 4. Gypsum and plaster. 5. Other mineral products.			12		13 12 9 9		
II. METALS, MACHINERY AND CONVEYANCES.  1. Metals other than iron and steel					.6		
2. Blast furnaces, rolling mills and steel works. 3. Foundries and machine shops. 4. Electrical apparatus.	*1			3	47 20 10		
5 a-f. Locomotives and vehicles	1	1	11		10 11 6		
7. Scientific apparatus					** <u>1</u>		
III. WOOD MANUFACTURES		1 1			19		
IV. LEATHER			_		2		
V. Chemicals, Paints, Explosives	l .	1 1	9	-1	10		
VI. PAPER AND PULP		1 1			13		
VII. PRINTING AND BOOK MAKING		-1	•		8		
VIII. TEXTILES		1	9		10		
IX. CLOTHING, MILLINERY, LAUNDRY, ETC		2	4		. 6		
X. FOOD, TOBACCO AND LIQUORS.  1. Flour and grist mills		1	3		2		
2. Sugar refining, spice grinding, etc	1	1	4 5	1	5 5		
3b. Butter and cheese 4. Bakeries and confectioneries. 5. Breweries.			1 3 5		1 3 5		
XI. WATER, LIGHT AND POWER		[	4	1	5		
Total	2	9	238	7	256		

^{*} Not an employee. **A woman.

#### TABLE XII-ACCIDENTS IN PORTABLE SAW MILLS.

[Nore.—The following accidents, which occurred in portable saw mills not visited by Factory Inspectors, were not reported to the Department. Particulars were obtained from the newspapers.

		/
COUNTY.	Cause or Manner of Accident.	Nature and Extent of Injury.
Allegany	Board thrown from saw Explosion of boiler	Eye bruised and cheek lacerated. Head nearly severed from body. In-
a a		stant death.  Arm wrenched from socket, leg t-roken
		and body bruised.
Chenango	Fall from skidwayArm caught in belt	Skull fractured, causing death. Transverse fracture of both bones.
Columbia	Finger caught between two logs Thrust hand against saw	Finger badly crushed.  Middle finger cut off and hand lacer-
Delaware	Foot caught in belt throwing victim to the ground.	ated. Three-inch cut on head.
Franklin	Fall through trap-door	Injuries to side, legs and head, the latter causing insanity.
Genesee	While operating saw, fingers wer forced against it.	First two fingers of right hand cut off.
Greene	Fell against buzz-saw	Right leg cut off below the knee.  Badly lacerated.
Livingston	Left hand caught in saw	Three fingers badly mangled.
Niagara	Fell against large circular saw Caught in belt and whirled around shaft.	Body cut in two. Instant death.  Body horribly mangled. Death prob- able.
Orange	Fingers caught in saw	Badly cut. Middle finger cut almost in two.
Oswego	Right hand caught in saw	Hand lacerated. Third and little finger amputated.
Rensselaer Rockland	Hand caught in saw	Palm cut through to wrist. One man instantly killed and two
St. Lawrence	ing boiler to explode.  Belt slipped from engine wheel tip-	others badly scalded. Body mangled, causing death.
Saratoga	ping saw over on victim.  Hand caught in buzz-saw	Hand cut and lacerated.
Schuyler	Log turned in carriage knocking vic- tim out of mill.	Gash cut in head and body bruised.
Steuben	Slipped and fell against revolving saw.	Arm badly lacerated.
Suffolk	Hand caught in buzz-saw Arm struck circular saw	Hand nearly cut off at the wrist.  Arm lacerated.
Tompkins	Fly wheel on engine burst	Leg shattered, death resulting from shock.
WarrenWashington	Hand caught in joint of piston-rod Splinter flew from saw	Finger amputated. Splinter three inches long passed
<i></i>	Balance wheel of wood sawer broke.	through right hand. Hip and arm crushed.

#### TABLE XIII-STATISTICS OF MINES

INDUSTRY AND LOCALITY.	Firm Name.	Material mined or quarried.	Number of inspec- tions.	Number of shafts or open- ings.
1. STONE QUARRIES.				
CAYUGA COUNTY. Auburn	Bennett, D. M	Limestone	1	2 2
CHENANGO COUNTY. Norwich Oxford	Chenango Bluestone Co	Bluestone	1 1 1	1 2 1
CLINTON COUNTY. Bluff Point Plattsburg	Rutland Florence Marble Co	Marble	1	1
COLUMBIA COUNTY. Hudson	Hudson Portland Cement Co	Limestone	1	1
Dutchess County. Wingdale	South Dover Marble Co	Marble	1	1
Buffalo	Buffalo Crushed Stone Co. Barber Asphalt Paving Co. Buffalo Cement Co. Gehrs, Anna, Stone Quarries. Schreier, Sebastian. Akron Stone Co. Cummings Cement Co. Newman, H. L. & W. C.	4 4 4	1 1 1 1 1 1 1	1
Essex County. Ticonderoga	International Mineral Co	Feldspar, mica, etc	1	1
GENESRE COUNTY. Leroy	Empire Limestone Co	Limestone	1	1
GREENE COUNTY. Alsens Cementon Catskill	Alsens Portland Cement Co	# #	1 1 1	1 1 1
Onondaga County. Jamesville	Alvord & Co., E. B	Limestone and cement	1	1
Manlius	Rock Cut Stone CoBehan, James, Estate of	Limestone and cement	î 1	1
Split Rock	Solvay Process Co	Limestone and cement	1	1
ORANGE COUNTY. Pine Island	Empire State Granite Co	Granite	1	1
66 64 64 64	Cleary, Patrick. Delaney & Fancher. Fancher & Newsom. Orleans County Quarry Co. Reed, Allen & Reed. Ryan, M. A.	4	1 1 1 1 1 1	1
Holley	Orleans County Quarry Co. Orleans Sandstone Co. O'Brien, W. M. Farren, Wm. G.		1 1 1 1	1 2 1 1

#### AND QUARRIES INSPECTED.

			Number	R OF EMPL	OYEES.				Weekly
LARGEST N	TUMBER IN AR.	AT TIME OF INSPECTION.							hours of labor
1	Thereof		Office -		IN MI	NE OR QUA	RRY.		in mine or
Total.	office help	Total.	help, etc.	Total.	Males 18 years or over.	Boys 16–18 years.	Boys 14-16 years.	Boys under 14 years.	quarry.
30 60		30 41		30 41	30 40	 1			48,4 48,6
123 80 13		31 69 13		31 69 13	30 68 12	1 1	i		48, 48,
9 30		9 25		9 25	9 25				
60		60		60	60	. , <b></b> .			
62	2	62	2	60	58	. 2			
34 80 180 40 20 86 25 20	1 1	34 67 152 32 17 86 25	1 2 1 1 1 1 1	33 65 151 31 16 85 25	30 65 150 30 15 85 25	3 1 1 1			
15		15		15	15				
66 180		66 90		66 90	65 90				
70 37 30	i	70 37 30	i	70 37 29	70 36 29		i		
3 30		3 30		3 30	3 29	i			
10		10		10	10				•
308	5	308	5	303	300	1	2		48
39	1	39	1	38	38		ļ		48
23 18 23 76 51 60 127 60 13		23 18 23 76 51 60 127 60 13		23 18 23 76 51 60 127 60 13	23 18 22 75 50 60 127 60 13		1		54, 48, 48, 48, 54, 54,

#### Table XIII-Statistics of Mines and

INDUSTRY AND LOCALITY.	Firm Name.	Material mined or quarried.	Number of inspec- tions.	Number of shafts or open- ings.
r. STONE QUARRIES—Concluded.				
Medina.	Bartlett & Hebner Squares, A. J. Vincent, Edward Filkins, S. F. Le Valley Sandstone Co. McKernan, John Reynolds Quarry (S. E. Filkins). Scanlon, Martin.	4 4 4	1 1 1 1 1 1 1	1 2 1
ROCKLAND COUNTY. Haverstraw Mt. Joy. Nyack Rockland Lake.	Haverstraw Traprock Co Long Clove Traprock Co Garnee, H. M. Manhattan Traprock Co. Clinton Point Traprock Co. Rockland Lake Traprock Co. Tompkins Cove Stone Co			1 1 1 1
44	Extra Dark Marble Co	Marble	1 1 1 1 1	1 1 1 2 1
SCHOHARIE COUNTY. Cobleskill Howe's Cave	Dailey & Smith	Limestone	1 1 1	l į
Tompkins County. Ithaca	Cayuga Lake Cement Co	Limestone and shale	1	1
Ulster County. Binnewater Rosendale	Con. Rosendale Cement Co New York Cement Co Snyder & Sons, A. J	Cement rock	5 1 1	<b>9</b> 8 1
WARREN COUNTY. Glens Falls North River	Glens Falls Portland Cement Co	Limestone	1 1 1	1 1 1
Washington County. Granville  Middle Granville	Algonquin Red Slate Co. Bonanza Slate Co. Granville Slate Co. Allen & Williams. Mathews Quarry Co. Callanan, J. J.	Red slate	1 1 1 1 1 1	1 1 1 1 1
WESTCHESTER COUNTY. Peekskill Verplank	Keystone Emery Co	Emery rock	1 1 1	1
Total—Stone	·····		81	100

#### Quarries Inspected—Continued.

Number of Employees.						Weekly			
	NUMBER IN AR.	AT TIME OF INSPECTION.							hours of labor
	Thereof		Office		IN MI	NE OR QUA	RRY.		in mine or
Total.	office help etc.	Total.	help, etc.	Total.	Males 18 years or over.	Boys 16-18 years.	Boys 14-16 years.	Boys under 14 years.	quarry.
30 31 21 65 20 24 30 40		65 20 24 30		30 - 311 211 65 20 24 30 40	30 21 65 20 24 30	1			54,6 54,6 54,6 54,6 54,6 54,6 54,6
	1 1	102' 41 35 73 143' 235 288	1 1	109 41 35 72 142 235 287	40 35 70	2 2			
5 14 30 16 11		5 14 30 16 11		5: 14 30 16 11	14' 30 16				
26 78 46	l <b>.</b>	26 78 46		26 78 <b>4</b> 6	25 75 <b>4</b> 5	i			54, 60,
57		51		51	50		1		54,0
398 70 40		398 60 40	1	397 60 40	396 56		1		54,6
60 30 40		60 30 40		60 30 <b>4</b> 0	. <b>6</b> 0 30 38				
13 16 18 20 16 150		13 16 18 18 16 76		13 16 18 18 16 76	13 16 18 18 15 75	1 1			
5 <b>6</b> 7 75	2	3 67 62	2 1	3 65 61	3 64 60	. 1	 		48,
4,790	23	4,307	23	4,284	4,234	39	11		

#### Table XIII-Statistics of Mines and

3. GYPSUM MINES.  GENESEE COUNTY. Oakfield.  U. S. Gypsum Co.  MONROE COUNTY. Wheatland.  Empire Gypsum Co.  """ Garbutt Gypsum Co.  """ Lycoming Calcining Co.  """ Monarch Plaster Co.  """  ONONDAGA COUNTY. Jamesville.  Millon, Thos., Co.  Fayetteville.  Miller, Clifford L.  National Wall Plaster Co.  Total—Gypsum  4. MISCELLANEOUS.  LIVINGSTON COUNTY. Retsof.  Cuylerville.  Stelling Salt Co.  St. LAWRENCE COUNTY. Fowler.  Union Talc Co.  Talcville.  U. S. Talc Co.  WARREN COUNTY. Graphite  American Graphite Co.  Champian Graphite Co.  Champian Graphite Co.  Graphite or  I Washington County.  Graphite or  I Washington County.  Champian Graphite Co.  Champian Graphite Co.  I Washington County.  Eddy, Wetherill Co.  Sienna.  I	INDUSTRY AND LOCALITY.	Firm Name.	Material mined or quarried.	Number of inspec- tions.	Number of shafts or open- ings.
Lyon Mountain. D. & H. Co.—Chateaugay Ore and Iron Dept.  DUTCHESS COUNTY. Amenia Mine. Hemetite. 1  ESEXX COUNTY. Mineville. Witherbee Sherman & Co., Inc. 1  JEFFERSON COUNTY. Antwerp. New Dixon Mine. Red hemetite. 1  JEFFERSON COUNTY. Antwerp. New Dixon Mine. Red hemetite. 1  Serlington. Sterling Iron & Railway Co. Magnetite. 1  ST. LAWRENCE COUNTY. Rossie. Rossie Iron Ore Co. Red hemetite. 1  WAYNE COUNTY. Oltario. Furnaceville Iron Ore Co. Hemetite. 1  JOURNAME COUNTY. Oakfield. U. S. Gypsum Co. Hemetite. 1  MONOROE COUNTY. Wheatland. Con. Wheatland Plaster Co. Inc. 1  Garbutt Gypsum Co. 1  Garbutt Gypsum Co. 1  Garbutt Gypsum Co. 1  Serling Iron & Railway Co. Magnetite. 1  Serling Iron & Railway Co. Magnetite. 1  WAYNE COUNTY. Hemetite. 1  Con. Wheatland Plaster Co. Inc. 1  Garbutt Gypsum Co. 1  Garbutt Gypsum Co. 1  Serling Iron & Railway Co. Magnetite. 1  Serling Iron & Railway Co. Magnetite. 1  Serling Iron & Railway Co. Magnetite. 1  Serling Iron & Railway Co. Magnetite. 1  Serling Sale Co. 1  Total—Gypsum. 5  Millon, Thos. Co. Gypsum and limestone. 1  Total—Gypsum. 12  4. MISCELLANEOUS. Invitors of Co. 1  Serling Sale Co. 1  Tale 1  Serling Sale Co. 1  Tale 1  Tale 1  Tale 1  Tale 1  Tale Co. 1  Tale Co. 1  Tale Co. 1  Tale Co. 1  Tale Co. 1  Tale Co. 1  WABRINCTOX COUNTY. Therefore Indicate Co. 1  Warnen County. American Graphite Co. Graphite ore. 1  Washintanil Champlain Graphite Co. Sienna. 1	2. IRON MINES.				
Amenia Amenia Mine. Hemetite. 1  Easex County. Mineville. Port Henry Iron Ore Co. Magnetite. 1  Jepperson County. Antwerp. New Dixon Mine. Red hemetite. 1  Rockland County. Sterling Iron & Railway Co. Magnetite. 1  St. Lawrence County. Rossie. Rossie Iron Ore Co. Hemetite. 1  St. Lawrence County. Olitario. Furnaceville Iron Ore Co. Hemetite. 1  Total—Iron. 8  3. GYPSUM MINES. Genesee County. On Monroe County. Wheatland Con. Wheatland Plaster Co. 1  """ Garbutt Gypsum Co. 1  """ Garbutt Gypsum Co. 1  """ Garbutt Gypsum Co. 1  """ Monroe County. Millon. Thos. Co. 1  """ Monroe County. Millon. Thos. Co. Gypsum and limestone. I Fayetteville. Miller. Clifford L. National Wall Plaster Co. 1  Total—Gypsum 4. Millon. Thos. Co. Rock salt. 1  National Wall Plaster Co. 1  Total—Gypsum Co. 1  St. Lawrence County. Retsof Mining Co. Rock salt. 1  St. Lawrence County. Retsof Mining Co. 1  Taleville. Stering Salt Co. 1  Taleville. U. S. Tale Co. 1  Warren County. Ontario Tale Co. 1  Taleville. U. S. Tale Co. 1  Warren County. American Graphite Co. Graphite ore. 1  Washington County. American Graphite Co. Graphite ore. 1  Washington County. American Graphite Co. Sienna. 1	Lyon Mountain		Magnetite	1	7
Mineville Port Henry Iron Ore Co. Magnetite 1  JEFFERSON COUNTY. Antwerp. New Dixon Mine Red hemetite 1  ROCKLAND COUNTY. Sterling Iron & Railway Co. Magnetite 1  ST. LAWRENCE COUNTY. Rossie. Rossie Iron Ore Co. Red hemetite 1  WAYNE COUNTY. Ontario. Furnaceville Iron Ore Co. Hemetite 1  Total—Iron. 8  3. GYPSUM MINES. Gensee County. Oakfield. U. S. Gypsum Co. Gypsum 5  Monroe County. Wheatland Con. Hemetite 1  Con. Wheatland Plaster Co. 1  Garbutt Gypsum Co. 1  Garbutt Gypsum Co. 1  I garnesville Millon, Thos. Co. 1  Fayetteville Miller, Clifford L. National Wall Plaster Co. 1  Total—Gypsum 4. MISCELLANEOUS. Livinospon County. Retsof Mining Co. Rover County. Retsof Mining Co. 1  Str. Lawrence County. Provier Co. 1  Str. Lawrence County. Provier Co. 1  Str. Lawrence County. Provier Co. 1  Taleville U. S. Tale Co. 1  Taleville U. S. Tale Co. 1  Warren County. Graphite Co. Graphite ore 1  Washingron County. American Graphite Co. Graphite ore 1  Washingron County. American Graphite Co. Graphite ore 1  Washingron County. Heddy, Wetherill Co. Sienna. 1		Amenia Mine	Hemetite	. 1	1
Antwerp. New Dixon Mine. Red hemetite. 1  ROCKLAND COUNTY. Sterling Iron & Railway Co. Magnetite. 1  ST. LAWRENCE COUNTY. Rossie. Rossie Iron Ore Co. Red hemetite. 1  WAYNE COUNTY. Olario. Furnaceville Iron Ore Co. Hemetite. 1  Total—Iron. 8  3. GYPSUM MINES. GENESEE COUNTY. Oskfield. U. S. Gypsum Co. Gypsum. 5  MONROE COUNTY. Whatland Plaster Co. 1  Empire Gypsum Co. 1  Garbutt Gypsum Co. 1  Garbutt Gypsum Co. 1  Garbutt Gypsum Co. 1  Fayetteville. Millon, Thos., Co. Gypsum and limestone 1  Fayetteville. Miller, Clifford L. 3  MISCELLANEOUS. LIVINGSTON COUNTY. Retsof. Retsof Mining Co. Cuylerville. Sterling Salt Co. 1  ST. LAWRENCE COUNTY. Contains Salt Co. 1  St. LAWRENCE COUNTY. Contains Salt Co. 1  WARREN COUNTY. American Graphite Co. Graphite ore 1  WASHINGTON COUNTY. American Graphite Co. Graphite ore 1  WASHINGTON COUNTY. American Graphite Co. Graphite ore 1  WASHINGTON COUNTY. Graphite Co. Champlain Graphite Co. 1  WASHINGTON COUNTY. American Graphite Co. Graphite ore 1  WASHINGTON COUNTY. Champlain Graphite Co. Sienna 1		Port Henry Iron Ore Co	Magnetite	1	1 6 3
Sterling from & Railway Co.   Magnetite   1	Antwerp	New Dixon Mine	Red hemetite	1	2
Rossie Rossie Iron Ore Co. Red hemetite 1  WAYNE COUNTY. Oltario Furnaceville Iron Ore Co. Hemetite 1  Total—Iron 8  3. GYPSUM MINES. GENESEE COUNTY. Oakfield U. S. Gypsum Co. Gypsum 5  Monroe County. Wheatland Empire Gypsum Co. Illored Co. Illored Co. Indicate Co. Indicate Co. Indicate Co. Indicate Co. Indicate Co. Indicate Co. Indicate Co. Indicate Co. Indicate Co. Indicate Co. Indicate Co. Indicate Co. Indicate Co. Indicate Co. Indicate Co. Indicate Co. Indicate Co. Indicate Co. Indicate Co. Indicate Co. Indicate Co. Indicate Co. Indicate Co. Indicate Co. Indicate Co. Indicate Co. Indicate Co. Indicate Co. Indicate Co. Indicate Co. Indicate Co. Indicate Co. Indicate Co. Indicate Co. Indicate Co. Indicate Co. Indicate Co. Indicate Co. Indicate Co. Indicate Co. Indicate Co. Indicate Co. Indicate Co. Indicate Co. Indicate Co. Indicate Co. Indicate Co. Indicate Co. Indicate Co. Indicate Co. Indicate Co. Indicate Co. Indicate Co. Indicate Co. Indicate Co. Indicate Co. Indicate Co. Indicate Co. Indicate Co. Indicate Co. Indicate Co. Indicate Co. Indicate Co. Indicate Co. Indicate Co. Indicate Co. Indicate Co. Indicate Co. Indicate Co. Indicate Co. Indicate Co. Indicate Co. Indicate Co. Indicate Co. Indicate Co. Indicate Co. Indicate Co. Indicate Co. Indicate Co. Indicate Co. Indicate Co. Indicate Co. Indicate Co. Indicate Co. Indicate Co. Indicate Co. Indicate Co. Indicate Co. Indicate Co. Indicate Co. Indicate Co. Indicate Co. Indicate Co. Indicate Co. Indicate Co. Indicate Co. Indicate Co. Indicate Co. Indicate Co. Indicate Co. Indicate Co. Indicate Co. Indicate Co. Indicate Co. Indicate Co. Indicate Co. Indicate Co. Indicate Co. Indicate Co. Indicate Co. Indicate Co. Indicate Co. Indicate Co. Indicate Co. Indicate Co. Indicate Co. Indicate Co. Indicate Co. Indicate Co. Indicate Co. Indicate Co. Indicate Co. Indicate Co. Indicate Co. Indicate Co. Indicate Co. Indicate Co. Indicate Co. Indicate Co. Indicate Co. Indicate Co. Indicate Co. Indicate Co. Indicate Co. Indicate Co. Indicate Co. Indicate Co. Indicate Co.	ROCKLAND COUNTY. Sterlington	Sterling Iron & Railway Co	Magnetite	1	2
Total—Iron.	St. Lawrence County. Rossie	Rossie Iron Ore Co	Red hemetite	1	3
3. GYPSUM MINES.   GENESEE COUNTY.   Oakfield	O.itario	Furnaceville Iron Ore Co	Hemetite		1
Concessed County	Total—Iron			8	
Dakfield	3. GYPSUM MINES.				İ
Wheatland Con. Wheatland Plaster Co	GENESEE COUNTY. Oakfield	U. S. Gypsum Co	Gypsum	5	5
Mational Wall Plaster Co	Wheatland	Empire Gypsum Co	l <b>"</b>	Î	2 1 1 3
4. MISCELLANEOUS.  LIVINGSTON COUNTY. Retsof	Fayetteville	Millon, Thos., Co	Gypsum and limestone	1	. 1
Livingston County				13	17
Fowler	Livingston County. Retsof	Retsof Mining CoSterling Salt Co	Rock salt		2
Graphite . American Graphite Co	Fowler	Union Tale Co	Talc	1	1 1
Whitehall Eddy, Wetherill Co	Graphite	American Graphite CoChamplain Graphite Co	Graphite ore		3 1
Total—Miscellaneous. 8	Washington County. Whitehall	Eddy, Wetherill Co	Sienna	1	2
	Total—Miscellaneous			8	12
Grand Total 110 1	Grand Total			110	156

#### Quarries Inspected-Concluded.

Weeki				OYEES.	OF EMPL	Number	·					
of labor	AT TIME OF INSPECTION.						ARGEST NUMBER IN YEAR.					
in mine or		RRY.	INE OR QUA	IN M		Office		Thereof				
· quarry	Boys under 14 years.	Boys 14-16 years.	Boys 16-18 years.	Males 18 years or over.	Total.	help, etc.	Total.	Thereof office help etc.	Total.			
48	· · · · · · · · · · · · · · · ·			487	487	6	493	6	493			
				52	52		52		80			
			1	82 <b>62</b> 6	83 626	16	85 <b>64</b> 2	16	85 <b>64</b> 2			
			••••	50	50	1	51	1	51			
				100	100	1	101	1	101			
48			1	300	301	2	303	2	303			
				65	65		65		65			
			2	1,762	1,764	25	1,792	28	1,820			
				284	284		284		284			
60 60				30 12 12 67 30	30 12 12 67 30	i	30 13 12 67 30	i	30 13 12 67 30			
		i		47 32 25	47 32 26	1	48 32 26	1	48 32 26			
		1		539	540	2	542	2	542			
48			- 	160 70	160 70		160 70		1 <b>6</b> 0 70			
			• • • • • • • • • • • • • • • • • • •	10 15 15	10 15 15		10 15 15		10 15 15			
				50 4	50 4		50 4		50 4			
		· · · · · · · · ·		5	5		5		. 6			
	,	12		329 6,864	329 6,917	53	6,970	53	7,481			

## II.242 New York State Department of Labor.

# TABLE XIV—NUMBER AND LOCATION OF TENEMENT HOUSES LICENSED TO MANUFACTURE ARTICLES SPECIFIED IN SECTION 100 OF THE LABOR LAW, SEPTEMBER 30, 1006.

Street.	B <b>UFFA</b> LO.	Number of licenses,	Street.	Number of
			Centre Market place	
	· · · · · · · · · · · · · · · · · · ·		Cherry	
Beach		2 1	Christie	51 23
Broadway			Columbia	23
Carlton		1	Avenue D	3
Cayuga		2 2	Delancey	
Clinton		2	East Broadway	21 22
Davis			Eldridge	
Detroit		1	Elizabeth	· · · · · 89
East Parade	avenue	i	Essex	
Eaton		2	Extra place	
Edwin place.		1	First avenue.	7
Fillmore aver	iue	2	Franklin	
Fox		3	Front	
Front avenue	h		Goerck	21
Goodell		5 2	Grand	
Grape		1	Hamilton	13
Guilford	<b></b>		Henry	19
Hickory		1 2	Hester	23
Huntington		1	Jackson	2
Jefferson		12	James	13
			Lafayette	
	• • • • • • • • • • • • • • • • • • •		Lewis	
Lovejoy	• • • • • • • • • • • • • • • • • • •		Ludlow	29
			Madison	
			Marion	
			Monroe	
Mulberry			Montgomery	2
Northampton		1	Mott	72 60
Pratt		i	New Chambers	
Sears		22	Norfolk	16
Sherman	• • • • • • • • • • • • • • • • •	2	OakOliver	
South Division			Orchard	20
Spring	. <b></b>		Park	1
Sweet avenue		1	Pearl	1
Townsend		5	Pike	
Walden avenu	1 <b>6</b>	ī l	Prince	16
			Ridge	8
Warner avenu	1 <b>e</b>	1	Rivington	37 1
Step a telluc	•••••		Roosevelt	<b>b</b>
Total—B	uffalo	98	Rutger's place	<u>5</u>
			RutgersSt. Mark's place	5 20
	EW YORK CITY		Second avenue	20
(a) Lower	East Side of Mani	nattan Bor-	Sheriff	2
from Broadwa	cing East Fourtee ay to East River, l	Fast Side of	SpringStanton	16
Broadwayto	Batterv.and the ter	ritory lying	Stone	1
within those t			Suffolk	9
			Third avenue	l
Attorney		14	Willett	8
Avenue B		6	East First	16
Batavia		14	East Second	29 28
Bayard	. <b></b>	12	East Fourth	28 36
Bowery		8	East Fifth	44
Broome		29	East Sixth	· · · · · 36
Avenue U		5	East Seventh	28 9
Cannon		8	East Ninth	24
Catherine		15	East Tenth	26
centre		1 !	East Eleventh	50

## Report of Bureau of Factory Inspection, 1906. II.243

# Table XIV—Location of Licensed Tenement Houses—Continued. NEW YORK CITY (a)—Con.

NEW YORK CITY (a)—Con.		1	
Number		Numbe	rof
Street. licens	ses.	Street. lice	nses.
East Twelfth	29	Third avenue	58
East Thirteenth	42	Thompson	44
East Fourteenth	32	Tinton avenue.	ī
		Union avenue	5
Total	845	Vandam	2 1
	020	Vestry	î
		Weshington avenue	7
(h) Monketten and Done Develop		Washington avenue. Watts. Waverly place. Wendover avenue.	ī
(b) Manhattan and Bronx Boroughs,	ex-	Waverly place	•
cept Lower East Side.		Wandover avenue	2
Avenue A	13	West	1 1 2 3 1
Abingdon square	Ĭ	West Broadway	15
Alexander avenue	Ž	West Broadway	-4
Amsterdam avenue	19	West End avenue	ā
Avenue B	-ĭ	Wooster	2
Bank	ī	West End avenue Wooster 3d, West	4
Bedford	Ī	4th, West.	Ž.
Bleecker	Ř	8th. West	7
Bradhurst avenue	8 2	I Win West	1
Broadway	1	l 14th. West	ī
BroadwayBrook avenue	6	14th, West	5
Broome	1	15th East	22
Canal	3	16th. East	18
Carmine	11	18th West	9
Charles	2	1 17th. East	44 24 27 11 52 18 99 45 33 10 10
Charlton	2	17th, West	4
Columbus avenue	3	18th, East	5
Commerce	1	18th, West	3
Cornelia	9	19th, East	5
Courtlandt avenue	7	19th, West	3
Dominick	1	20th, East	_3
Downing place	.4	20th, West	10
Downing.	12	21st, East	10
Fighth arrange	5 21	21st, West	1
East End avenue.  Eighth avenue.  Eleventh avenue.	21	22d, East	4 1
Fifth avenue	12	23d, East	5
Fifth avenue	38	24th East	10
Greenwich avenue	ğ	24th, West	- 5
Greenwich	ĭ	25th, East	5 10
Grove	1	25th. West	11
Hancock placeHancock	1	l 26th. East	18
Hancock	6	26th, West	7
Hoe avenue	1	27th, East	10
Horatio Houston, West	.2	27th, West	14 11
Hudson	15	28th, East	11
Jones	6	28th, West	6
King	á	29th, West	20 4
Laight	ĭ	29th, West	7
Lenox avenue	ĝ	30th, West	11
Leroy	2	31st, East	11 17
Lexington avenue	68	31st, West	Ř
Macdougal	25	1 32d East	ž
Macdougal	50	32d. West	6 7 15 2 19 2 12 12 3 7 2
Manhattan avenue	13	33d. East	15
Melrose avenue	5	33d, West	2
Minetta lane	1	34th, East	19
Minetta place	1	34th, West	2
Minetta	4	35th, East	12
Morris avenue	2	35th, East	12
Morton	3	36th, East	3
Ninth avenue	1 9	36th, West	7
Park avenue	20	37th, West	Z
Perry	~5	38th, East	15
Pleasant avenue	2	38th West	- 2
Prospect place	ī	1 39th, East	8 16
Robins avenue	ī	1 39th. West	-8
St. Ann's avenue	6	! Anth East	8 4
St Nicholae avenue	2	40th. West	4
Second avenue	52	41st, East	5
Seventh avenue	15	41st, West	ð
Sixth avenue	13	42d, East	8
Spring. Sullivan	10	42d, West	4 5 9 8 6 6 4
Stuyvesant	61	43d, East	9
Tenth avenue.	10	44th. East	2
	10	ZZVM, A2000	4

## II.244 NEW YORK STATE DEPARTMENT OF LABOR.

#### Table XIV-Location of Licensed Tenement Houses-Continued.

Table XIV—Location of License	d Tenement Houses—Continued.
NEW YORK CITY (b)—Con.	ľ
Number of	Number of licenses.
Street. licenses.	
44th, West	103d. West 2
45th West	104th, East 8
46th, East 7	104th, West
46th, West 5 47th, East 4	105th, East
47th West 6	105th, West 2 105th, East 20 106th, East 1
48th East 9	106th, West
48th, West	107th, Bast
40th West 5	107th, East. 21 107th, West 2 108th, East. 12 108th, West 1
50th, East 6	108th, West
50th, West	109th, East
51st, West	100th, West 1 110th, East 5 111th, East 2 112th, East 5 112th, West 4
	111th, East
52d, West	
53d, West	113th, West. 8 113th, West. 2 114th, East. 11
54th, East	113th, West
Ffah Foot	114th, West
56th East 7	
56th. West 4	115th, East
57th, West	116th West 20
58th, East	117th. East
59th, East	117th, West
Alet Test	118th West 4
62d. East 4	119th, East
63d, East	120th, East
	120th, West
68th, West 1	121st, West
	122d, East
71st. East 20	124th, East 1
72d. East 19	124th, West
	125th, West
75th East 24	125th, East 8 125th, East 2 126th, East 2
76th, East	126th, West
77th, East 8	133d, East
/WID PARI	138th, East
80th, East	139th, East
	1 141st West 1
83d, East 12	1 142d East 1
83d, West	142d, West
184th. West	144th, East 1
84th, West	143d. East     3       144th. East     1       145th. Fast     1       145th. West     2       147th. East     1
86th, East	147th, East
88th. East 11	1 40 th 13
88th, West	149th, East. 1 155th, East. 1 156th, East. 1 158th, East. 1 160th, East. 1
90th, East	156th, East
91st East	160th, East.     1       161st, East.     2       161st, West.     1       165th, East.     2       167th, East.     1
92d, East	161st, East
930, East	165th, East
Vota, East	167th, East
95th, West 1	Toyth, East
O7th Last	Total2,059
98th East 5	
98th, West. 6 99th, East. 5 99th, West. 2 100th East. 5	(c) Borough of Brooklyn, Ainslie
99th. West	
100th, East	Atlantic avenue
100th West	Alabama avenue
101st. West 5	Bayard 1
102d, East 6	Alabama avenue.       2         Atlantic avenue.       3         Barbey.       1         Bartlett.       1         Bayard.       1         Beaver.       7         Bedford avenue.       1
102d, West 1	DOMORU STOMEC

## REPORT OF BUREAU OF FACTORY INSPECTION, 1906. II.245

## Table XIV—Location of Licensed Tenement Houses—Continued.

NEW YORK CITY (c)-Con.	1
Number of	Number of
Street. licenses.	Street. licenses.
Belmont avenue	Kent avenue
Berry	Knickerbocker avenue
Berriman 1	Lee avenue 2
Bleecker 13	Leonard8
Boerum	Leonard   8
Bremen 6 Bridge 1	Liberty avenue
Bridge 1	Linden 6
Bristol	Linwood 1 Locust 3
Bushwick avenue	Locust 3     Lorimer 11   Lynch 2   McDougal 1
Bushwick place	Lynch2
Cedar	McDougal 1 McKibbin 14
Central avenue	McKibbin
Christopher avenue 8	Marcy avenue
Classon avenue	Marion 2
Clermont avenue	Maujer
Court3	l Melrose 43
Covert avenue	Meserole 23 Metropolitan avenue 13
Cumberland	Metropolitan avenue
Dean         3           Debevoise         10	Monteith 8 Montrose avenue 35
Decatur 1	Moore
Degraw1	Morgan avenue 5
De Kalb avenue	Morrell
Delmonico place	Myrtle avenue
Driggs avenue	New Jersey avenue
Duffield	Noll
Dumont avenue	North Cyford
Engert avenue	North Oxford
Evergreen avenue	Osborne
Flatbush avenue	Pacific         2           Palmetto         1
Floyd 17	Noll
Flushing avenue	Park avenue. 28 Park 3
Fourth avenue	Pearl. 1 Pitkins avenue. 1
Franklin	Powers
Frost 2	President
Fulton	Prospect place
Gates avenue	Reid avenue
George 24	Richmond
Georgia avenue 1 Gerry 4	Rockaway avenue
Glenmore avenue	Rodney 1 St. Mark's avenue 1
Gold 1	St. Nicholas avenue 2
Graham avenue	St. Mark's avenue     1       St. Nicholas avenue     2       Sackett     3       Sackman     2       Sanford     1
Grand 5 Gratton 6	Sackman 2 Sanford 1
Greene avenue	Sands 1
Greenpoint avenue	Schenck avenue
Halsey	Scholes         30           Seigel         10
Hamilton avenue	Shepherd avenue
Harman	
Harrison avenue	Snediker avenue
Hart	Stagg
Hicks 1	Stagg         36           Stanhope         17           Starr         11
High2	Starr
Himrod.       16         Hopkins.       15         Howard avenue.       1	Stockholm
Howard avenue	Stone avenue
Hoyt 1	Sumner avenue
Humboldt 20 i	Sutton
Ingraham1	Suydam
Ingraham         1           Irving avenue         6           Jackson         3	Suvdam         12           Taaffe place         1           Ten Eyck         11
Jackson	Ten Eyck
Johnson avenue	Thatford avenue 6
Judge 1	Thornton 1
·	

#### II.246 NEW YORK STATE DEPARTMENT OF LABOR.

#### Table XIV-Location of Licensed Tenement Houses-Continued.

NEW YORK CITY (c)—	On Picense	referrent houses—continued.
NEW TORK CITT (C)—	Number of	Number of
Street.	licenses.	Street. licenses.
Throop avenue		Clinton avenue, South 2
Tillary	2 18	Cuba place     2       Avenue D     3       De Jonge     2       Dowling place     1       Draper     1       East avenue     1       Edward     3       Englert     2       Evergreen     1       First     2       Flower     1       Front     1       Front avenue     1       Galusha     2       Gluore     2       Goodman     1       Gordon Park     1
Troutman	37	Avenue D
Troutman	2	De Jonge
Union avenue	2 9	Draper 1
Vermont	1	Edward
Wallabout	3	Englert 2 Evergreen 1
Walton	3 2 2	Evergreen 1
Warren		First
Watkins	13	Front. 1
Waverly avenue	1 2	Front avenue
WhippleWilloughby avenue	30	Gilmore 2
Withers	4	Goodman         1           Gordon Park         1           Hague         2
Wyckoff avenue	10	Hague
Wyona		Hanover 10
North First	:::::: <u>1</u>	Hartford 1 Hawkins 1
Third	2	Hebard
Third	1	Helena 2
North Fourth	1	Henry
North Fifth	<b>3</b>	Henry   6   Herald   2   Herman   11   High   1   Hollister   3   Hudson avenue   13   Jay   2   Letter   2   Letter   2   Letter   2   Letter   2   Letter   2   Letter   2   Letter   2   Letter   2   Letter   2   Letter   2   Letter   2   Letter   2   Letter   2   Letter   2   Letter   2   Letter   2   Letter   2   Letter   2   Letter   2   Letter   2   Letter   2   Letter   2   Letter   2   Letter   2   Letter   2   Letter   2   Letter   2   Letter   2   Letter   2   Letter   2   Letter   2   Letter   2   Letter   2   Letter   2   Letter   2   Letter   2   Letter   2   Letter   2   Letter   2   Letter   2   Letter   2   Letter   2   Letter   2   Letter   2   Letter   2   Letter   2   Letter   2   Letter   2   Letter   2   Letter   2   Letter   2   Letter   2   Letter   2   Letter   2   Letter   2   Letter   2   Letter   2   Letter   2   Letter   2   Letter   2   Letter   2   Letter   2   Letter   2   Letter   2   Letter   2   Letter   2   Letter   2   Letter   2   Letter   2   Letter   2   Letter   2   Letter   2   Letter   2   Letter   2   Letter   2   Letter   2   Letter   2   Letter   2   Letter   2   Letter   2   Letter   2   Letter   2   Letter   2   Letter   2   Letter   2   Letter   2   Letter   2   Letter   2   Letter   2   Letter   2   Letter   2   Letter   2   Letter   2   Letter   2   Letter   2   Letter   2   Letter   2   Letter   2   Letter   2   Letter   2   Letter   2   Letter   2   Letter   2   Letter   2   Letter   2   Letter   2   Letter   2   Letter   2   Letter   2   Letter   2   Letter   2   Letter   2   Letter   2   Letter   2   Letter   2   Letter   2   Letter   2   Letter   2   Letter   2   Letter   2   Letter   2   Letter   2   Letter   2   Letter   2   Letter   2   Letter   2   Letter   2   Letter   2   Letter   2   Letter   2   Letter   2   Letter   2   Letter   2   Letter   2   Letter   2   Letter   2   Letter   2   Letter   2   Letter   2   Letter   2   Letter   2   Letter   2   Letter   2   Letter   2   Letter   2   Letter   2   Letter   2   Letter   2   Letter   2   Letter   2
South Fifth	3 3 2	Herman11
North Seventh	3	Hollister 3
South Eighth	2	Hudson avenue
Tenth	1	Jay 2
Eleventh. Twelfth. Fourteenth.		Joseph avenue
Fourteenth	1	Kelly2
Seventeenth		Langham
Twenty-first	<b>2</b>	Joiner
Total	1 528	Lime 1 Lincoln 1
		Lowell
District. (d) Borough of Quee		Magne
Long Island City		Main, East         2           Main, West         1           Maple         1           Maria         3
Evergreen	15	Maple
Maspeth	1	Maria
Metropolitan	1	Meigs
RidgewoodUnion Course	:::::: î	Miller
		Monroe
Total		North
Street. ROCHESTER.		Oakman
Avenue A	3	Orchard1
Albow place	2 1	Otsego
Alphonse	4	Pryor
Avenue B		Rauber 2 Remington 1 Reynoids 1 Rhine 3 Rohr 1
Baden	8 8	Reynolds 1
Bay	i	Rhine
Bernard	3 2	Rohr
Bronson avenue		St. Joseph place. 1 St. Paul. 1
Broadway Bronson avenue. Buchan place Cady. Campbell.	1 2	Sander 2
Campbell	2	Sanford 1 Schauman 1
Caronic	<b>Z</b>	Scranton
Carter	1 1	Seibert place
Centennial	<b>2</b>	Selbert place   1   Sellinger   3   South avenue   3   State   6
Centennial	<u>Ī</u>	State
Central Park	2	Sullivan. 6 Thomas. 3
Clifford	11	Tryer 1
Clinton avenue, North	12	Uniman place 1

## REPORT OF BUREAU OF FACTORY INSPECTION, 1906. II.247

#### Table XIV—Location of Licensed Tenement Houses—Concluded.

ROCHESTER—Concluded.	ì
Number of	Number of
Street. licenses.	Street. licenses.
Vienna.       11         Vose.       2         Weider       1         Webd.       1         West avenue.       3         Weyl.       1         Whitney       1         Wider       2	Monroe         1           Park         5           Pond         2           Saile         1           South State         1           Titus Alley         1           Townsend         2
Wilkins 1	Total—Syracuse
Wison.	YONKERS. Neppenham avenue
SYRACUSE.	City. SUMMARY.
Ash.       1         Burt.       1         Butternut.       1         Carbon.       3         Cleveland.       1         Danforth.       1         East Division.       4         Grape.       3         Highland.       1         John.       4         Kirkpatrick.       2         Madison.       1	Buffalo         98           Gates         1           Irondequoit         1           Rochester         314           Syracuse         36           Yonkers         451           New York City         5,261           Grand Total         5,712

^{*}Also one each in Gates and Irondequoit.

## II.248 NEW YORK STATE DEPARTMENT OF LABOR.

# TABLE XV—CHILDREN'S EMPLOYMENT CERTIFICATES ISSUED BY SEPTEMBER

					SEPI	EMBEK
LOCALITY.		Issued before	Issued			
		Oct. 1, 1905, but re- ported in 1906.	Oct.		Nov.	Dec
Albany city. Cohoes city. Coeymans town. Colonie town. Voorheesville village. Watervliet city						·
Albany city				17	9	1
Conoes city	• • •		l <b>.</b>	12		1
Colonie town				3	2	1
Voorheesville village	• • •			··.		10
Waver viies City	• • •			U	10	1
ALLEGANY COUNTY.						
Allegany village	• • •		• • • •	• • •		
ALLEGANY COUNTY. Alfred town Allegany village Andover village Belmont village Friendship village	: : :	i	:::::	: : :	l:::::::	
Belmont village	•••	[ <del>.</del> .				[ · · · · · · · · · · · · · · · · · · ·
Friendship village	• • •			• • •		
BROOME COTTON					l	l
Binghamton city Barker town Lestershire village Union village		,			4	1 2
Barker town				٠٠;		
Lestershife Village	• • •			1	1	] ]
	• • •			• • •		l
CATTARAUGUS COUNTY.		1			į	
Dayton village	• • •	·····		• • •		!
Olean city	• • •	······à		'n		1 1
		] -		•	_	1 '
CATUGA COUNTY.		ļ		_	_	į.
Auburn city	• • •			7	7	1
	• • •			• • •		
CHAUTAUQUA COUNTY.  Dunkirk city. Falconer village. Forestville village. Fredonia village. lamestown city.  Silver Creek village.		[			1	<b>.</b>
Junkirk City	• • •			• • •		8
Forestville village	• • •			• • •		
redonia village	• • •		<b>.</b>	• • •		
amestown city	• • •			18	9	
MAGE OLGER AITHRE	• • •			1		1
Commence Comme						ì
Big Flats village				٠٠,	<u>.</u>	
Simira City	• • •			4	2	1 2
Big Flats village	• • •			• • •	l:::::	
CHENANGO COUNTY.  Dxford village  Sherburne village		1				1
Sherburne village	• • •			• • •		
		1			1	l
CLINTON COUNTY.					1	1
eru town	• • •		· · • • •	• • •		1
COLUMBIA COUNTY.					1	1
Claverack town	• • •					!
nuuson city Philmont village	• • •			٠		·····,
Stockport town	• • •			2		
COLUMBIA COUNTY. Claverack town. Hudson city Philmont village Stockport town. Valatie village	• • •			4		
CODE AND CONTROL					1	
Cortland city				3	4	3
Cortlandville town						l <b>.</b>
Hartford town				1		
HOOKET VIIIage	• • •			• • •		
Cortland County. Cortland city Cortland ville town Hartford town Hooker village McGrawville village Virgil town.	• • •			٠٠;		
	• • •			•	· •	ł
DELAWARE COUNTY.						
Sidney village	• • •			• • •		1
· · · · · · · · · · · · · · · · · · ·						

REPORT OF BUREAU OF FACTORY INSPECTION, 1906. II.249 LOCAL BOARDS OF HEALTH IN THE TWELVE MONTHS ENDED 30, 1906.

BETWEEN OCTO	BER 1.	1905,	AND	SEPTEMBER	30,	1906.
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Jan.	Feb.	March.	April.	Мау.	June.	July.	Aug.	Sept.	Total.
7 10 1	5 20 1	11 17	19 15 3 6	20 18 1 2	57 26 1 4 1	37 20 1 3	18 12	55 25	262 192 6 25 1
iż	6	io	7		10	11	5	13	. 110
2		1 i 1	i i i	i	1 1	2	1	1	1 4 8 3 1
6 1	6 1	6 2 2	6 1 1	2  3   2	21 11	15	9	28	105 1 24 4
2	i	i	4	i			3	1	3 2 26
8	7	8	19	9	39	49	12	10	180 1
i 19	. 1	2 17	1 6 1	1 2	6 5 2 16	. 2	1	3 1 7	20 15 2 28 78 11
3	i		5	7 6		i	.l 1	10	772 55 5
					8	<b></b>	<u></u>	4	13 13
• • • • • • •								. 1	· 1
` 1		2 6 1 2 2 3		3 3 2 2	18 18 18	1	2	3 7 1	54 54 16 23 20
		i		-1	1		3	2 3 i i	34 2 2 1 3 2
1			. 1	1	4	<b>4</b> ,		1 2	19

#### II.250 NEW YORK STATE DEPARTMENT OF LABOR.

Table XV-Children's Employment Certificates Issued by Local Boards

	Issued before		Issued		
LOCALITY.	Oct. 1, 1905, but re- ported in 1906.	Oct.	Nov.	Dec.	
DUTCHESS COUNTY.					
DUTCHESS COUNTY. Fishkill Landing village. Matteawan village. Poughkeepsie city Red Hook village.	.				
Poughkeepsie city	:   : : : : : : : : : : : : : : : : : :		i		
Red Hook village		2	1	1	
ERIE COUNTY.  Buffalo city					
Buffalo cityAkron village		53	52	40	
Amherst town	:]	[::::::	1		
Cheektowaga town					
Hamburgh (Fast) town	1				
Lancaster village		7	1		
North Colling town		• • • • • • •		• • • • • • •	
Tonawanda city		7	2		
Essex County. Elizabethtown town		[			
Keeseville village				2	
FRANKLIN COUNTY. Malone village. St. Regis Falls village.					
Malone village.	<u>.</u>				
DI. Regis Fails village	°	1		1	
Fulton County.	1		ſ		
Gloversville city		12			
Johnstown city Johnstown town. Mayfield village.				<b>3</b>	
GENESEE COUNTY. Batavia village. Batavia town. Le Roy village. Oakfield.					
Batavia village	868	3	8	2	
Le Roy village	:::::::		:::::::		
Oakfield					
GREENE COUNTY. Athens village. Catakill village. Coxsackie village.	[			<b></b> .	
Catakill village	[]	3	3 2	• • • • • • •	
COASSCRIC VIIIAGE		2	-	• • • • • • • •	
HERKIMER COUNTY.		ا۔	1		
Dolgeville village. Frankfort village. Herkimer village.		1	• • • • • • • • • •		
Herkimer village		7	з	5	
Little Fells city	• • • • • • •				
Middleville village					
Dolgeville village. Frankfort village. Herkimer village. Ilion village. Little Falls city. Middleville village. Mohawk village.	1	3	1	· · · · · · · ·	
T					
Carthage village	[]	<u>.  </u>			
West Carthege village		- 7	3	• • • • • • • •	
				•	
Kings County. (See N. Y. City, Brooklyn Borough.)					
ILEWIS COUNTY. Crogan town. Diana village Lowville village	l	1	- 1		
Diana village			· • • • • • •   •		
Lowville village	:::::	<b></b> ]			
New Bremen village					
Turin village			.	•••••	
LIVINGSTON COUNTY.	•	ŀ	j		
Geneseo village					
a Includes 6 "vacation certificates" issu	ed in 1904	and 1905	. c Inc	indea 11	

a Includes 6 "vacation certificates" issued in 1904 and 1905. c Includes 11

REPORT OF BUREAU OF FACTORY INSPECTION, 1906. II.251 of Health in the Twelve Months Ended September 30, 1906—Continued.

BETWEEN OCTOBER 1, 1905, AND SEPTEMBER 30, 1906.

Total.	Sept.	1	ζ.	Aug	uly.	•	me.	Ju	ay.	1	pril.	A	March.	Feb.	Jan.
31 31 75	3 2 7 2		2 2 1		11 5 13		13		6 3 14		5 11		4 9	1 1 7 1	
809 8	66 1		44 3 i	:	97 2		179		59 1		66	   	52 1	50	51
809 6 4 2 4 20 1 1 93	1 1				5		· · · · · ·		i	::  ::	1 1  12	 	3 1	2 1 4	i 3
93 11 1	11	 	 				21		16		12 3		6	5 1	3
2			:::			::	• • • • •	:::		  ::	2	ļ 			
171 51 1	22 5	 	12		18 		2: 1:		10 5 2	ļ 	18 4 2		9 4 1	10 5	20 6
96 8 64 2	3 i	 	<b>2</b> 		47 1 25			:::	9 1		4 1		6 37	2 1	3
22 20	4 1	   	1 4 2		i		1		i		ż		i	i 11	
11 3 58 15 96	5 2 8	  ::	 1 2 2 1		2 1 5 		16 16		3		1 1 6 5 8	.:		1 1 8	1 2 2 2 5
c48	3		 		2 7	ļ	i		1 2		1 9		2 5 	i	8
2 3 4 4	2		• • • •		2				4 2	•••	1		1 1	i	
24	5		2		1	,	e		6		2		2		

## II.252 NEW YORK STATE DEPARTMENT OF LABOR.

## E Table XV—Children's Employment Certificates Issued by Local Boards

			l b	sued efore ct. 1,					Issur
. LOCALITY.	•		bi Di	ot. 1, 905, 1t re- orted 1906.	(	Oct.	N	ov.	Dec.
W. Drawer Corner									
MADISON COUNTS Sazenovia village Saton town neida city tockbridge town sullivan town	Y.	<b>:</b>			ı]				
aton town									
neida city	• • • • • • • • • •				.	• • • •			
Sullivan town	· · · · · · · · · · · · · · · · · · ·		: :::						
			1						
Monroe County Brockport village	r.					2	3	1	
Charlotte village		 			:		1	<del>.</del>	
Sairport village					.				
lochester city			$\cdot   \cdot \cdot \cdot$	• • • •	·i	68	3	45	;
MONTGOMERY COUR	NTY.		ı						
Amsterdam city			$\cdot   \cdot \cdot \cdot$		.	.2		21	
msterdam town				• • • • .	:		· · · ·	···· _i	
'IONG& town		• • • • •	٠		4	i	l   5	1	• • • • • •
Minden town			: :		i اف			_i	
Florida town Fort Plain village Minden town St. Johnsville village					•		t	1	
NASSAU COUNTY	<b>7</b> .		-				1		
Farmingdale village	. <b></b>				.	1	ı l	1	. <b></b>
lockville Center village	. <b></b> .	· · · · ·	• • • •	• • • •	$\cdot   \cdot \cdot \cdot$	• • • •		1	
New York City			1		1		1		
rong horough						7:	2	55	(
3rooklyn borough					•	117		66	
Aannattan borough					•	1,096	2	788 24	0
Brooklyn borough Manhattan borough Queens borough Cichmond borough						ĭ	7	īi	`
Y C	_		i		1		1.		
Ockport city Viagara Falls city Vorth Tonawanda city Vilson town			.]		.				
liagara Falls city			-			14	1	11	
forth Tonawanda city				• • • •		• • • •	$\cdot   \cdots$	• • • • •	• • • • • •
			.1	• • • • •	$\cdot   \dots$		.1	••••	
Oneida County							1		
Augusta town Samden village Clayville village Kirkland town Lee town New Hartford town Paris town Come city Cotterdam town						• • • •			
Clavville village		 					1		
Kirkland town		<i>.</i>			.   <b>.</b>				
ee town					• • • • •	• • • •		• • • • •	• • • • • •
tew Martiord town						· · · ·	1:::		
Paris town									
tome city					-		2	2	
lotterdam town					• • • •	• • • •	4…	• • • • •	· · · · · ·
Itica city		. <b></b> .				3	i i	29	
Valden village							$[]\dots$		
Vaterville village					•   • • •	• • • •			
WILLESDOFO VIIIAGE						• • • • •	. · · ·	• • • • •	• • • • • •
Whiteetown town		. <b></b>			:	`	1		
Whitestown town	, <b></b>		- 1						
							2		
					·		2		
					: 	::::	2		· · · · · · · · · · · · · · · · · · ·
Rotterdam town Sangerfield town Utica city Walden village Waterville village Whitesboro village. Whitestown town Yorkville village  ONONDAGA COUNT Sandlus village. Saldwinsville village. Fayetteville village						: : : :	2		
							2		
							2		

b Includes 2 "vacation certificates" which the health authorities were notified to recall.

REPORT OF BUREAU OF FACTORY INSPECTION, 1906. II.253

## of Health in the Twelve Months Ended September 30, 1906—Continued.

BETWEEN OCTOBER 1, 1905, AND SEPTEMBER 30, 1906.

Jan.,	Feb.	March.	April.	Мау.	June.	July.	Aug.	Sept.	Total.
	1 1	i i i	2	3	10 15	7	8	7	22 1 47 1 7
	2 1 69	4 1 1 64	4 2 71	5 3 60	12 16 <b>24</b> 1	3 9 4 159	84	86	38 16 26 1,046
29 1	21	32 5 1	32 2	28 3	57 9	37 5 2	2		352 19 3 7
		·			••••••	•••••			2
101 92 707 31 11	140 105 1,001 41 14	132 113 930 30 12	110 101 839 41 15	858 45	56	1,022	93 383 25	1,510 83	1,409 1,312 11,132 519 168
4	4 8	1 4 3	10 10	12 	13 10	6 19	2 3	6 9	33 b103 3 10
	,	2 1 1 1	2	1	12 4 1		2	9 2 2	2 15 6 17 43 5 4 95 1 3 431 16 15 29
34	80	20	84	24	72	16 1 38 1	66	43	95 1 3 431 1 16
3	2	:::::i	ż	3 4	7 10	1	3	1	ļ-1
				1	7 13 2 2	10 1	10	1 2	9 1 1 35 3 5 14 14 786
	1 3 51	53	3 49	1 2 75	13 2 2 2 6 120	3 108	56	671	14 14 786

[•] The figures for New York City include "mercantile" as well as "factory" certificates.

## II.254 NEW YORK STATE DEPARTMENT OF LABOR.

Table XV—Children's Employment Certificates Issued by Local Boards

•	Issued before			Issued
LOCALITY.	Oct. 1, 1905, but re- ported in 1906.	Oct.	Nov.	Dec.
Ontario County.				
Canandaigua village.  Manchester town. Shortsville village.				
ORANGE COUNTY.				
ORANGE COUNTY.  Cornwall village Deerpark town Middetown city. Montgomery village Newburgh city Newburgh town New Windsor town Port Jervis village. Walden village.				
Middletown city		3	2	i
Newburgh city	: :::::::	4	2	3
New Windsor town				
Port Jervis village	.;	1	1	2
Walden village	· · · · · · · · · ·	0	1	1
ORLEANS COUNTY.	İ		l	,
Medina village				1
	Ì	l	-	
OSWEGO COUNTY. Fulton city. Oswego city. Pulsski village. Schroepel town. Volney town.	.]	.3	4	
Dawego city	:	13	9	6
Schroeppel town	.			
voiney town	· · · · · · · · · · · · · · · · · · ·			• • • • •
OTSEGO COUNTY.				
Cooperstown village				
Cooperstown village Hartwick town Oneonta town and village Otsego town		1	2	
PUTNAM COUNTY. Southeast town				
	1			
QUEENS COUNTY. (See N. Y. City, Queens Borough.)				
Rensselaer County.				
Castleton village		2		2
Nassau village	: ::::::::			
Sand Lake town		2		
Troy city	•   • • • • • • • •	14	i	16
RENSSELAER COUNTY. Castleton village. Hoosick Falls village. Nassau village. Sand Lake town. Schaghticoke village Troy city. Valley Falls village.				
RICHMOND COUNTY. (See N. Y. City, Richmond Borough.)				•
ROCKLAND COUNTY.	i			
Clarkstown town	.			
Spring Valley village	:	i		
Stony Point town				• • • • • • • •
	1		1	
St. Lawrence County.	. 27	1	1	2
Madrid town	.  <del></del>	<del>.</del>		
Massena town			5	
Potsdam village	.	i	Ĭ	
Gouverneur village. Madrid town. Massena town. Ogdensburg city Potsdam village St. Regis Falls village Stockholm town.	: ::::::::	1:::::::		
SADAMOGA COUNTY	ŀ	i	t	•
Ballston Spa village				
Burnt Hills village	. 1	1	١	<b></b>

^{*} Month of issue not reported.

REPORT OF BUREAU OF FACTORY INSPECTION, 1906. II.255 of Health in the Twelve Months Ended September 30, 1906—Continued.

BETWEEN OCTOBER 1, 1905, AND SEPTEMBER 30, 1906.

Jan.	Feb.	March.	April.	Мау.	June.	July.	Aug.	Sept.	Total.
	1 1				· · · · · · · · · · · · · · · · · · ·	3			1 1 3
2 2	2 4	5 7	6 11 6 3	6 1	3 22 5 5 1 4 4	9 1 1 3 7 2	5 1 6	11 9	14 1 45 5 61 7 1 26 34
		1		2	7	8	1	1	26 1
7 19	5 18	1 9 1	1 10 1 2	5 19 1 1 2	33 46 7		13	3 19	70 218 2 14 2
i	2	3	i	1 i	4	- i			2 1 14 3
	••••••	1						···•	1
1 18	4 11	3 3 24	······ġ	1 1 1 10	· · · · · · i	3 30	3	1 43	23 13 2 12 18 239 7
	2 1	2 1	2 1	 2		2 3	2 4	4	2 1 8 7 14
8	6	3 1 1 2	1 1 5 11 1	11 3	8		1		12 2 5 5 5 9 *7
	1		1	2	1			1	<b>6</b>

## II.256 NEW YORK STATE DEPARTMENT OF LABOR.

Table XV—Children's Employment Certificates Issued by Local Boards

	before			Issuei
LOCALITY.	Oct. 1, 1905, but re- ported in 1906.	Oct.	Nov.	Dec.
SARATOGA COUNTY—Continued.				
MARATOGA COUNTY—Continued. Mechanicville village. Milton town. Seratoga Springs village. Stillwater town. Waterford village. Waterford town.	.	<b></b>		
Milton town	· ····	] 1	1	· · · · · · •
Stillwater town		·	1	
Vaterford village			i	
Vaterford town	.		1	3
	1	1	1	
lenville town	. 1	<b>[</b>		<b></b>
iskayuna town				
SCHEMECTADY COUNTY.  lenville town. iskayuna town. otterdam town. chenectady city. cotia village.				· · · · · · · · · · · · · · · · · · ·
ntia village	1	1	41	
	]	1 1	•	
SENECA COUNTY.	1			
aterioo village		1		
STEUBEN COUNTY.	1			
ddison village				
rning city	· · · · · · · · · · · · · · · · · · ·			
ornen city	e31	2	2	
	1			• • • • • • •
SUFFOLK COUNTY.	l	_ :		
bylon town	· · · · · · · ·	ن _ة		
abylon townookhaven towng Harbor village		Z Z	2 1	1
ndor village	l		1	
ndor village	· · · · · · · · · · · · · · · · · · ·			
Wark vailey village				2
	"	_		
TOMPKINS COUNTY.		_	_	_
laca city		. 8	1	2
ULSTER COUNTY.			•	
lenville village				3
ngston city		15	11	9
spanoch town	[	1		• • • • • • •
fton village	[::::::			· · · · · · · · ·
sendale town	[		3	
ster town	[	!		
lenville village	J••••••			• • • • • • •
W. name Comme	1		1	
ens Falls villagearrensburg village	<i>.</i>	2	1	1
arrensburg village				• • • • • • •
Washington County.	1	I		
ort Ann village	1			<b></b>
ort Edward town				
anville village		• • • • • • •	• • • • • • •	
ort Ann village ert Edward town enville village eenwich village hitehall village	ii			
	. 1			-
WAYNE COUNTY.  yde village nooin village ons village ucedon town vion town wark village illiamson town olott village illiamson town		اء		
yde village		2	• • • • • • • • • • • •	· · · · · · · ·
ons village				
cedon town	:::::			
rion town			. ا بِ	
wark village		2	3	• • • • • • •
illianisum town			• • • • • • • • • • • • • • • • • • • •	• • • • • • •
V4VVVV T1UDRUSSSSSSSSSSSSSSSSSSSSSSSSSSSSSSSSSSS				<b></b>

d This total includes 14 certificates with date of issue not given. e Including 7 were notified to recall. g Includes 4 certificates with date of issue not stated. *Month

REPORT OF BUREAU OF FACTORY INSPECTION, 1906. II.257

of Health in the Twelve Months Ended September 30, 1906—Continued.

BETWEEN OCTOBER 1, 1905, AND SEPTEMBER 30, 1906.

Jan.	Feb.	March.	April.	Мау.	June.	July.	Aug.	Sept.	Total.
	1	1	2	4	8	1		2	d25
1	·····i	7	2	······ż	i			·····8	3
	i	4	3 3	6 1	2 	1 2	i	4	d2 3 2
		i		1		 			
15	ii	1 12	15	6	35 3	18	9	23	16
	<b> </b>	1			1	1	1		ł
	<u>3</u>						 		•
2 1		3 4	5 2	2		4	i	4	3
i		1 1 1	4 5		 8 4				5/ 4
1	1		1	·					
		i			1				
1	1	1	5		2			1	1
 8	2 14	23 23	14	2 11	43	38	i6	20	22 8 3
			_i		2		2		2
:		7	â	9	5 4 1	3	3		3
• • • • • •	i				ī	â	· · · · · · · · · · · · · · · · · · ·		
	8	5	5	3	20	9	5	7	6 †
			1	1			•		
			·····i	2			1		
•••••	3	2		6 1	1	1	3 1		1
	1			1	2	<u>i</u>	 	4	1 5 f
		3	4	1		<b>2</b>		::::::	1:
		·····à	₅	·······2	6 23		;······ <b>ż</b>	·····i	5
	<del>.</del> .								f

"vacation certificates" issued in 1905. f "Vacation certificates" which health authorities of issue not reported. † Dates of issue not stated.

## 11.258 NEW YORK STATE DEPARTMENT OF LABOR.

Table XV-Children's Employment Certificates Issued by Local Boards

	Issued before			ISSUED	
LOCALITY.	Oct. 1, 1905, but re- ported in 1906.	Oct.	Nov.	Dec.	
WESTCHESTER COUNTY. Bronxville village. Cortlandt town. Hastings-on-Hudson village. Mt. Vernon city. North Tarrytown village Peekskill village. Port Chester village Rye village Yonkers city.	29	1 4 7	2 2 2 4 4	1 1 4	
WYOMING COUNTY. Perry village. Pike village. Silver Springs village. Total.	193	<u></u>	3	<u> </u>	

[‡] In New York City the figures include "mercantile" as well as "factory" certificates.

REPORT OF BUREAU OF FACTORY INSPECTION, 1906. II.259 of Health in the Twelve Months Ended September 30, 1906—Concluded.

BETWEEN OCTOBER 1, 1905, AND SEPTEMBER 30, 1906.

Jan.	Feb.	March.	April.	Мау.	June.	July.	Aug.	Sept.	Total.
1 1 2 1 2	33	1 2 1 9 5 3	3 2 1 8 4	2	1 2 1 4 1 4 5 1 3		3 1 6	77 22 5 5	1 23 4 26 6 44 44 4
2 1 1,484	1,808		1,805		2	2,566	1,143		43 2 5 123,299

## II.260 NEW YORK STATE DEPARTMENT OF LABOR.

# TABLE XVI—CERTIFICATES OF BOILER INSPECTION FILED WITH THE BUREAU OF FACTORY INSPECTION.

[Note—In the cities of New York and Buffalo, boilers in factories are inspected under municipal ordinances; outside those cities certificates of boiler inspection must be filed with the Bureau of Factory Inspection. In this table, the unit is the establishment and not the certificate or the number of boilers.]

COUNTY.	. FA	CTORIES IN BOILERS A	Which re
	Insured.	Not insured.	Total.
Albany	160	22	18
Allegany	17 80	16	
attaraugus	50	35 39	11
ayuga	31	36 30	
Thautauqua	79 61	30 13	1
henango	34	17	
Minton	19	20 12	
contland	43 31	12	
Delaware	69	23	
Outchess	58	14	1
crie	167	11	1
Casex. Franklin	22 26	17	
rulton	81	20	1
lenesee	32	5	
reene	19	••••• <u>•</u>	
Ierkimerefferson	79 62	20	
ewis	18	5	
.ivingston	24	19	
[adison	34	17	
fonroe	286 83	33   16	3
lassau	20	45	
liagara	69	15	2
nelda	175	27	2
OnondagaOntario	127 37	30	1
range	75	25	1
orleans	22	17	
)swego	51	24	
Otsego	36 4	27-	
ensselaer	146	23	1
lockland	28	10	
t. Lawrence	51	42	
aratogachenectady	76 17	7 4	
choharie	14	14	
chuyler	.9	9	
eneca	22 46	8	
teubenuffolk	40	50 29	
ullivan	13	3 ∤	
loga	24	18	
ompkins	39	24 22	
NsterVarren	59 <b>26</b>	5	
Vashington	42	11	
Vayne	48	31	•
VestchesterVyoming	70 25	8 8	
ates	25 12	20	
_ Total	3,088	1,004	4,0
'RAILWAY SHOPS, PUMPING STATIONS, ETC.			
Boston & Maine R. R	13		
Crie R. R	2		**
New York Central R. R	*861 14	•••••	*8
to die ale de lie ibe ibeer en en en en en en en en en en en en en	1.4		

^{*} Number of inspections, Dec. 28, 1905, to Oct. 31, 1906.

## INDUSTRY CLASSIFICATION

Oct. 1, 1905—Sept. 30, 1906.

#### GROUPS.

- I. STONE, CLAY AND GLASS PRODUCTS.
- II. METALS, MACHINES AND CONVEYANCES.
- III. WOOD MANUFACTURES.
- IV. LEATHER AND RUBBER GOODS.
- V. CHEMICALS, OILS, PAINTS, ETC.
- VI. PAPER AND PULP.
- VII. PRINTING AND PAPER GOODS.
- VIII. TEXTILES.
  - IX. CLOTHING, MILLINERY, LAUNDRY, ETC.
  - X. FOOD, LIQUORS AND TOBACCO.
  - XI. WATER, LIGHT AND POWER.
- XII. BUILDING INDUSTRY.

#### GROUP I.

#### STONE, CLAY, AND GLASS PRODUCTS

- 1. STONE
  - (a) Crushed stone.

(Includes trap rock.)

(b) Cut stone.

(For buildings, monuments, tombstones, etc.

- (c) Hones, slates, mosaics, etc.
  - Blackboards of slate.

Pumice stone.

Soapstone.

- 2. MISCELLANEOUS MINERAL PRODUCTS.
  - (a) Asbestos, graphite, etc.

Carbons

Gas mantles.

Mica.

Talc.

(b) Abrasives.

Emery, carborundum, sandpaper etc

- 3. LIME, CEMENT AND PLASTER.
  - (a) Asphalt.
  - (b) Cement and lime.
  - (c) Plaster (wall and land).
  - (d) Sifted sand and mortar. .

Foundry facings.

- (e) Artificial stone.
- (f) Plaster casts and ornaments.
- 4. BRICK, TILE AND POTTERY.
  - (a) Building brick.

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(b) Terra cotta and fire-clay products.

Alignum.

Flue, furnace and stove linings.

Chimney tops.

Gas retorts.

Crucibles.

Mosaics (ceramic).

Enameled brick.

Sewer pipe.

Fire brick.

Tile.

Fireproofing material, n. e. s.

(c) Pottery products.

China ware.

Porcelain.

Crockery.

Stone ware. Yellow ware.

Earthen ware.

5. GLASS.

(a) Building glass. Cathedral, decorated, obscured, opalescent, plate, stained, window and wire glass; glass signs.

(b) Beveled glass and mirrors.

(c) Pressed, blown and cut glassware.

Shades.

Bulbs. Chimneys.

Stoppered work.

Globes. Lamps. Tableware. Tubes.

Opal ware.

Vault lights.

(d) Bottles and jars.

Carboys.

Flasks.

Demijohns.

Insulators of glass

Druggists' glassware.

Prescription ware

#### **GROUP II**

#### METALS, MACHINES AND CONVEYANCES

- 1. GOLD, SILVER AND PRECIOUS STONES.
  - (a) Silver and plated ware.
  - (b) Gold and silver refining.

Assaying.

Smelting.

- (c) Gold, silver and aluminum leaf.
- (d) Gold and silver watch cases.
- (e) Jewelry, gold pens, etc.
- (f) Lapidary work.

Diamond cutting, mounting, poushing, setting. Precious stones.

- 2. COPPER, LEAD, ZINC, ETC.
  - (a) Smelting and refining.

Babbitt metal.

Solder.

Spelter.

- (b) Copper work.
- (c) Brass and bronze castings.

Bells.

Foundry work.

- (d) Gas and electric fixtures.
- (e) Brass and bronze ware, n.e.s.

## REPORT OF BUREAU OF FACTORY INSPECTION, 1906. II.263

(f) Sheet metal work.

Cornices. Metal stamping.
Enameled ware. Sheet iron work.
Galvanized iron. Stencils.
Granite ware. Tinsmithing.
Japanned ware. Tiuware.

(g) Metal goods, not elsewhere specified.

Aluminum. Nickel plating.
Glove fasteners. Tinfoil.
Hooks and eyes Toys (metal).
Lead (sheets, shot, pipe). Zinc statuary, etc.

- 3. IRON AND STEEL PRODUCTS.
  - (a) Ore crushing, etc.
  - (b) Pig iron.

(Blast furnaces.)

(c) Rolling mills and steel works.

Bloomeries. Rails.
Forgings. Rods
Horse shoes. Skelp.
Nails. Wire rods.
Plates.

- (d) Bridges and structural iron.
  Safes and vaults.
- (g) Hardware, n.e.s.

(Brass hardware-II, 2, e,)

Locks, screws, traps.

- (h) Cutlery.
- (i) Tools and dies.
- (k) Fire arms.
- (m) Metal beds and bedsprings.

Wire mattresses.

(n) Wire work, n.e.s.

Bird cages, hat frames, wire cloth, fences, netting, etc.

(p) Car wheels and railway equipment.

Air brakes. Springs.
Axles. Switches.
Couplers. Trucks (car).

(q) Architectural and ornamental iron work.

Cast iron columns, lintels, etc. Gates and grilles.

Doors. Iron railings

Fire escapes. Stairs (iron).

(r) Cooking and heating apparatus.

Car heaters. Stoves.
Furnaces. Stove castings.
Ovens. Tanks.
Radiators. Ventilators.
Ranges.

(s) Typewriting and registering machines.

Car registers. Cash registers.

(t) Stationary engines, boilers, etc.

Fire engines, gas engines, marine engines.

#### NEW YORK STATE DEPARTMENT OF LABOR. TT.264

- (u) Machinery not otherwise classified.
- (v) Castings (iron foundry products).

#### 4. ELECTRICAL APPARATUS.

(a) Telegraph, telephone, fire-alarm apparatus.

Annunciators.

Switchboards.

Bells (electric). Patrol alarms.

Tickers. Transmitters.

- (b) Incandescent lights.
- (c) Dynamos, motors, and electrical supplies.

#### 5. VEHICLES.

(a) Carriages, wagons and sleighs.

(Except children's carts and wagons-III, 4, c.)

(b) Blacksmithing and wheelwrighting. Horseshoeing.

Vehicle wheels.

(c) Cycles.

Also parts, except wheels,

(d) Motor vehicles.

(e) Cars.

Automobiles, etc.

Except railway shops.

(f) Locomotives.

Except railway shops.

(g) Railway repair shops.

The building and repairing of cars and locomotives by railway com

Hoes. Incubators.

Lawn mowers.

Lime spreaders. Milk testers.

Rice machinery

Pumps (hand, horse).

Road graders and scrapers.

#### 6. BOAT AND SHIP BUILDING.

## 7. AGRICULTURAL IMPLEMENTS.

Artesian well boring tools.

Cane mills.

Cider mills.

Coffee (plantation) machinery. Cotton choppers, gins, presses,

sweeps.

Dairy apparatus.

Ditching machines.

Ensilage cutters, elevators.

Evaporators.

Fence machines.

Gardening implements.

Grubbing machines.

Grinding mills.

Scythes. Shovels and spades. Sickles. Wind mills.

Rollers.

Scoops.

#### 8. INSTRUMENTS AND APPLIANCES.

(a) Professional and scientific instruments.

Barometers.

Dental appliances.

Engineers and surveyors' instruments.

(b) Optical and photographic apparatus.

Cameras.

Eye glasses.

Nautical instruments Surgical instruments.

Thermometers.

Lenses.

Microscopes.

## REPORT OF BUREAU OF FACTORY INSPECTION, 1906. II.265

(c) Lamps, reflectors, stereopticons, etc.

(Except glass lamps—I, 5, c, and incandescent lamps—II, 4, b.) Calcium lights.

Lanterns.

Locomotive headlights.

Railway signal lamps.

- (d) Clocks and time recorders.
- (e) Scales, meters, phonographs, etc.

Balances.

Gas and water meters.

Slot machines.

#### GROUP III.

#### WOOD MANUFACTURES.

1. SAW MILL PRODUCTS.

(Including kindling wood.)

- 2. PLANING MILL PRODUCTS.
  - (a) House trim.

Sash, doors, blinds, etc.

(b) Packing boxes, crates, etc.

(Including grape baskets.)

- (c) Cigar and fancy wood boxes.
- 3. COOPERAGE.

Barrels, hogsheads, kegs, pails, tubs, etc.

- 4. WOOD TURNED AND CARVED.
  - .(a) Canes umbrella sticks, etc.

(Umbrellas-IX, 5, c.)

(c) Wooden toys and novelties.

Advertising signs.
Bicycle specialties (wood).
Blackboards (wood).

Blocks (children's). Checkers and chessmen.

Dominoes.

Express wagons (children's).

(e) Other articles and appliances of wood.

Agricultural woodwork (drill heads, plow handles, tongues,

trees, etc.). Artificial limbs.

Barrel covers.

Blocks (wall paper printing).

Blocks (pulley and tackle).

Car woodwork.

Carriage woodwork.

Clothes pins.

Curtain poles.

Duster handles.

Flag poles.

Hames.

Hamper bottoms.

Hat blocks.

Hub blocks (wheel).

Ladders.

Lasts.

Fishing rods.

Games.

Rulers.

Sleds. Velocipedes.

velocipedes.

Yardsticks.

Loom parts, and repairs (battens, bobbins, frames, beddles, reeds,

shuttles). Mallets.

Map rolls.

Patterns.

Pipe (water pump, etc.).

Plane handles.

Plates (wood or pulp).

Pulleys.

Saw handles.

Scroll sawing.

Spokes.

Veneer goods.

Wagon woodwork.

Wood carving.

Wood turning.

Woodenware.

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#### 5. FURNITURE AND CABINET WORK.

(a) Furniture and upholstery.

Includes barbers' and dentists' chairs; excludes metal furniture.

(b) Caskets.

(Includes undertakers' supplies.)

(c) Store, office and kitchen fixtures.

Bank fixtures,
Billiard and pool balls and
tables,
Bowling alleys and supplies.

Bowling alleys and supplies. Butchers' fixtures. Church and hall seatings. Druggists' fixtures. Refrigerators. Saloon fixtures. Show cases. Telephone booths. Washing machines.

- (d) Mirror and picture frames.
- (e) Other cabinet work.

Fretwork (wood).
Grilles (wood).
Telephone backs.

Water-closet seats and tanks. Wood mantels.

6. PIANOS, ORGANS, ETC.

(Including banjos, mandolins, guitars, etc., but not brass instruments —II, 2, e.)

- 7 BROOMS, CORK, ETC.
  - (a) Pulp and fiber goods.

Indurated fiber pails, etc.

(b) Mats and woven goods. Straw goods.

Willow baskets.

- (c) Brooms.
- (d) Articles of cork.
- (e) Pipes, tobacco.
- (f) Fireproofing lumber.

#### GROUP IV.

#### LEATHER AND RUBBER GOODS.

- 1. LEATHER.
- 2. FURS AND FUR GOODS.
- 3. LEATHER AND CANVAS GOODS.
  - (a) Belting, washers, etc.

Leather goods for manufacturers' use.

(b) Saddlery and harness.

Dashboards. Fenders. Whips.

- (c) Traveling bags and trunks.
- (d) Boots and shoes.
- (e) Gloves and mittens.
- (f) Fancy leather goods.

Purse and small articles of leather for retail trade.

(g) Canvas and sporting goods.

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4. RUBBER AND GUTTA PERCHA GOODS.

Atomizers. Combs (rubber). Dental rubber. Dress shields.

Penholders'(rubber). Stamps (rubber). Stopples (rubber). Trusses.

Mackintoshes.

Druggists' goods (rubber). Gas tubing.

Tubing.

5. ARTICLES OF PEARL, HORN, BONE, HAIR, ETC.

(a) Pearl buttons, handles, etc.

(b) Articles of horn, bone, tortoise shell, etc.

Combs.

Sponges.

Composition buttons. Knife handles.

Vegetable ivory. Whalebone.

(c) Brushes.

(d) Mattresses, pillows, and other articles of hair, feathers, etc.

#### GROUP V.

#### CHEMICALS, OILS, PAINTS, ETC.

1. DRUGS AND CHEMICALS.

(a) Proprietary medicines.

(b) Sodas and other alkalies.

Alum

Baking powder. Bleaching powder. Borax.

Chloride of lime. Pearl ash.

(d) Other chemicals and Drugs.

Acids.

Calcium carbide.

Cream of tartar. Digestive ferments.

Pharmaceutical products.

Sugar of lead.

Sulphur.

Tanning extracts.

Tin crystals.

2. PAINTS, DYES AND COLORS.

(a) Paint, varnish, etc.

Acetanelid. Colors in oil. Dryers. Furniture polish.

Kalsomine.

Japans. Lacquers.

Oxides of lead. White lead. Whiting.

(b) Dyes, colors and inks.

Blacking. Bluing. Carbon paper. Dairy colors.

Dyewood.

Inked ribbons (for typewriters etc.).

Lampblack.

(c) Lead pencils and crayons.

3. WOOD ALCOHOL AND ESSENTIAL OILS.

Acetic acid. Acetone. Distilling wood. Flavoring extracts.

Glycerine. Linseed oil.

4. ANIMAL OIL PRODUCTS.

Beeswax candles.

Fish oil.

Lard oil.

Leather and shoe dressing.

se, tallow, etc.

Stearin.

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5. MINERAL OIL PRODUCTS.

Coke. Gasoline. Naphtha. Paraffine.

Petroleum refining Wax (paraffine).

6. SOAP, PERFUMERY AND COSMETICS.

Toffet powder.

- 7. MISCELLANEOUS CHEMICAL PRODUCTS.
  - (a) Wax figures, etc.
  - Sealing wax.
  - (b) Starch.
  - (c) Glue, mucilage, etc. Gum.

Sizings.

- (d) Fertilizers.
- (e) Matches and explosives.

Fireworks.

Gunpowder.

(f) Celluloid and other plastics. Also creosoted paper.

#### GROUP VI.

#### PAPER AND PULP.

- 1. SORTING WASTE PAPER.
- 2. PULP AND PAPER.
  - (a) Pulp mills.
  - (b) Pulp and paper mills.
  - (c) Paper mills.

Includes the manufacture, but not the re-working of cardboard, past; board, strawboard, etc.

#### GROUP VII.

#### PRINTING AND PAPER GOODS.

1. Type and Printers' Materials.

Printers' rollers, steel and copper plates for engraving, etc.

- 2. PAPER GOODS.
  - (a) Paper boxes and tubes.

Ribbon blocks.

- (b) Paper bags and sacks.
- (c) Other paper goods.

Blue print paper.

Lace or shelf paper.

Cards (cutting, etc.). Patterns.

Cigarette tubes.

Embossed paper and cards.

Perforated paper

Photo mounts (cards).

Envelopes.

- 3. PRINTING AND BOOK MAKING.
  - (a) Printing and publishing.

Addressing and mailing.

Composition (linotype) and typesetting.

Stereotyping and electrotyping.

(b) Bookbinding and blank book making.

Numbering, perforating and ruling paper. Ph.tograph albums.

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- (c) Lithographing and engraving.
- (d) Games and novelties.

Sample cards and toys.

- 4. WALL PAPER.
- 5. PHOTOGRAPHY.

GROUP VIII.

TEXTILES.

1. SILK AND SILK GOODS.

(Except knit goods-VIII, 4.)

- 2. WOOL MANUFACTURES.
  - (a) Carpets and rugs.
  - (b) Felt goods.

3. COTTON GOODS.

(c) Woolens and worsteds.

Including cotton mixed and union goods, shoddy, wool extract, wool waste.

Including cotton batting, netting, tape, twine and yarn, waste, etc.

4. Hosiery and Knit Goods.

Gloves (knit). Sweaters. Wristers, etc.

- 5. OTHER TEXTILES OF SILK, WOOL, OR COTTON.
  - (a) Dyeing, finishing, etc.

Bleaching.

Refinishing.

Mercerizing.

Sponging.

Printing.

(b) Upholstery goods.

Upholstery bindings, braids, fringes, galloons, gimps, gorings, webbing, lace curtains, etc.

(c) Braids, embroideries and dress trimmings

Bindings (dress). Chenille trimmings. Cords (dress).

Passementerie.

6. FLAX, HEMP AND JUTE MANUFACTURES.

Bagging.

Linen thread.

Carpets and rugs (jute).

Rope (jute, manilla, sisal).

Cordage.

Twine.

Linen fabrics (woven or knitted). Yarn (flax, hemp, jute).

7. OILCLOTH, WINDOW SHADES, ETC.

Crinoline.

Linoleum.

#### GROUP IX.

#### CLOTHING, MILLINERY, LAUNDRY, ETC.

1a. TAILORING.

Men's and boys' outer garments-blouses, coats, jackets, overalls overcoats, suits, trousers, vests, etc.

1b. SHIRTS, COLLARS AND CUFFS.

(Including boys' waists.)

- 1c. MEN'S NECKWEAR.
- 1d. Suspenders and Other Furnishing Goods for Men.
- 2a. DRESSMAKING.

Women's and girls' outer garments-cloaks, dresses, jackets, shirt waists, skirts, suits, waists, wrappers.

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2b. Women's White Goods.

Lingerie; also handkerchiefs, pillow shams, etc.

- 2c. INFANTS' WEAR.
- 2d. Ladies' NECKWEAR, ETC.

Rufflings, ruching, etc.

2e. CORSETS, GARTERS, ETC.

Fans.

Leggings.

- 3. MEN'S HATS AND CAPS.
- 4a. ARTIFICIAL FEATHERS AND FLOWERS.
- 4b. MILLINERY.
- 5. MISCELLANEOUS NEEDLE WORK.
  - (a) Curtains, embroideries, etc. (Flags, regalia.)
  - (b) Quilts, comfortables, etc.
  - (c) Umbrellas and parasols.

(Umbrella sticks-III, 4, a.)

- 6. LAUNDERING, CUSTOM DYEING, ETC.
  - (a-1) Laundries (non-Chinese).
  - (a-2) Chinese laundries.
    - (b) Cleaning and dyeing.
- 7. CLIP SORTING.

#### GROUP X.

#### FOOD, LIQUORS AND TOBACCO.

- 1a. FLOUR AND OTHER CEREAL PRODUCTS.
- 1b. Sugar and Molasses Refining.
- 1c. Fruits and Vegetables, Canning and Preserving.

  Crushed and dried fruits, pickles, preserves, sauces, syrups, etc.
- 1d. Coffee and Spice Roasting and Grinding.
- 1e. GROCERIES NOT OTHERWISE SPECIFIED.

Chocolate and cocoa.

Sorting beans.

Salt.

Sifting seed.

- 2. Provisions.
- Slaughter-house and meat packing products, including fish, oysters, etc.

Yeast.

3. DAIRY PRODUCTS.

Butter, cheese, condensed milk, etc.

- 4. BAKERY PRODUCTS, CONFECTIONERY, ETc. .
  - (a) Macaroni and other food pastes.
  - (b) Crackers and biscuits.
  - (c) Bread and other bakery products.
  - (d) Confectionery and ice cream.

Chewing gum.

Licorice.

- 5. BEVERAGES.
  - (a) Artificial ice.
  - (b) Cider, grape juice, etc.
  - (c) Mineral and soda waters.

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- (d) Malt.
- (e) Malt liquors.
- (f) Vinous and distilled liquors.
- (g) Miscellaneous bottling.

(Including bottle cleaning and sorting.)

- 6. TOBACCO PRODUCTS.
  - (a) Tobacco and snuff.
  - (b) Cigars.
  - (c) Cigarettes.

GROUP XI.

WATER, LIGHT AND POWER.

- 1. WATER.
- 2. GAS.
- 4. ELECTRIC LIGHT AND POWER.
- 5. STEAM HEAT AND POWER.
- 6. GARBAGE DISPOSAL, ETC.

#### GROUP XII.

#### BUILDING INDUSTRY.

- A. CARPENTERS' SHOPS.
- Including stair building.
- B. PAINT SHOPS.

  Decorating, glazing, paper hanging.
- C. Plumbers' Shops.

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## TWENTIETH ANNUAL REPORT

OF THE

# BOARD OF MEDIATION AND ARBITRATION

FOR TWELVE MONTHS ENDED SEPTEMBER 80.

1906.

TRANSMITTED TO THE LEGISLATURE APRIL 12, 1907, AS PART III OF THE SIXTH ANNUAL REPORT OF THE DEPARTMENT OF LABOR



ALBANY STATE DEPARTMENT OF LABOR 1807

# NEW YORK STATE BOARD OF MEDIATION AND ARBITRATION.

P. TECUMSEH SHERMAN, Commissioner of Labor.

JOHN WILLIAMS, First Deputy Commissioner.

JOHN LUNDRIGAN, Second Deputy Commissioner.

BUREAU OF MEDIATION AND ARBITRATION.

JOHN LUNDRIGAN, Deputy Commissioner, in charge.

ROBERT W. HAWTHORNE, Mediator of Industrial Disputes (Resigned Oct. 4, 1906).

CHARLES F. MILLER, JR., Clerk.

JOHN J. BEALIN, Special Agent.

# STATE OF NEW YORK

No. 30 C.

# IN ASSEMBLY

APRIL 12, 1907.

## TWENTIETH ANNUAL REPORT

OF THE

## BOARD OF MEDIATION AND ARBITRATION.

## STATE OF NEW YORK,

DEPARTMENT OF LABOR,
ALBANY, April 11, 1907.

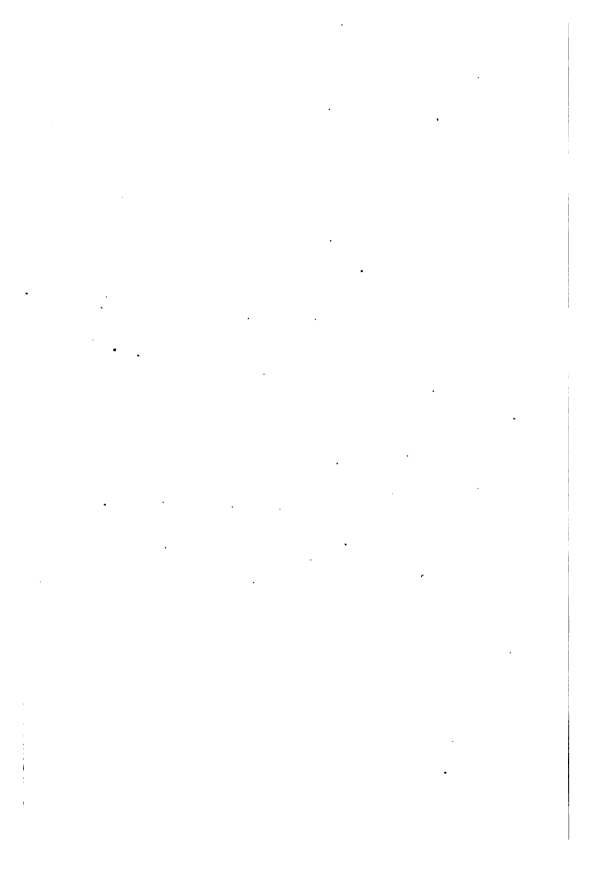
To the Speaker of the Assembly:

Sir.—In accordance with the provisions of chapter 9 of the Laws of 1901 and article 10 of chapter 415 of the Laws of 1897, I herewith transmit to the Legislature, as part of the sixth annual report of the Department of Labor, the report of the Bureau of Mediation and Arbitration for the twelve months ended September 30, 1906, constituting the twentieth annual report of the State Board of Mediation and Arbitration.

Yours respectfully,

P. TECUMSEH SHERMAN,

Commissioner.



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# ANNUAL REPORT OF THE BUREAU OF MEDIATION AND ARBITRATION.

The general industrial situation in the state presents a more peaceable and promising outlook at this time than it did a year While there has been more than the general average of small industrial disturbances throughout the year, they have left the trades in which they occurred, with few exceptions, in a For instance, last year there was much more stable condition. dissatisfaction experienced in labor circles in Greater New York over the workings of the arbitration agreement in the building trades, and there seemed to be a strong undercurrent of resistance to its continuance; but the facility with which the agreements were renewed this year in the majority of the trades disposed of the apprehension that there might be a serious controversy. There was, and it would seem with some foundation, a complaint prevalent in labor circles that the arbitration decisions under this agreement had been reached rather slowly; causing, as the workpeople claimed, a detrimental delay, so that in cases though the decision might be favorable to the workers, it came too late to be of any value; as, for instance, after the completion of work on which the controversy existed, leaving no redress to the com-Complaints of this character have very largely decreased, which would indicate that the arbitration agreement is adjusting itself to its surroundings.

The total number of strikes and lockouts recorded for this year was 245 as compared with 154 for the previous year — au increase of 91 disputes. The causes, with the number of strikes resulting from each, were as follows:

Increase of wages	104
Reduction of wages	6
Reduction of hours	
Longer hours	2
Trade unionism	64
Particular persons or classes	22
Working arrangements	19
Miscellaneous	1
	•

The most prolific cause of dispute was demands for increase in wages. The absence of sympathetic strikes would seem to indicate a closer observance of trade or working agreements, and should have a tendency to encourage the principle of mutual bargaining.

The aggregate number of persons engaged in all of these strikes was 56,454, which is approximately the same as the number directly engaged in the 154 disputes reported last year. The number of work-days lost by all employees concerned whether directly or indirectly was 1,668,781, as against 1,277,996 work-days lost in the previous year.

During the year there have existed two prolonged general strikes, national in character. The largest and most important, in point of numbers involved, was that of the printers or typographical trades for the general establishment of the eighthour day in the printing industry, which began in shops where agreements had expired during the latter part of last year and became general January 1, 1906. The issue in this strike was clearly drawn, both parties to the contest being highly organized, and after apparently exhausting every agency for amicable settlement, determining to engage in a contest of endurance. At this time the strike is still pending, with both parties claiming the advantage. A full account of this strike, so far as it affects our state, will be found in later pages of this report. The other general strike was that of the lithographing trade, which began August 1, 1906, and was also national in its character, and the object of which was the general establishment of the eight-hour day. The conditions and circumstances attending this strike were almost exactly similar to that of the printers, except that a smaller number was concerned in our state. A detailed account of it is contained in this report. The structural iron workers have been engaged in a series of strikes which might be termed general in character, directed mostly against The American Bridge Conpany and its auxiliary corporations or sub-contractors. Bureau made several efforts to effect conciliation in the dispute, which were continued until the situation seems to have adjusted itself. We have no means of judging to what extent such efforts

## Bureau of Mediation and Arbitration, 1906. III.11

contributed toward the restoration of normal conditions, which at present obtain in this industry. Another important strike was that of the Great Lakes' transport workers for recognition of the Mates and Pilots' Union by the Lake Carriers' Association and the ten-hour day for dock workers. The direction of this dispute was outside of the jurisdiction of the state of New York, it being directed from Cleveland, Ohio, and Detroit, Mich. Nevertheless, its effects were seriously felt in our state, principally at the port of Buffalo. The strike lasted nine days, during which period lake freight transportation and incidental industry were practically suspended.

During the year there was extensive disturbance in the iron molding industry, caused by local demands for an increase in wages in what might be termed "districts" or localities. Buffalo district, including Niagara Falls and Lockport, the Albany district, including Troy, Cohoes and adjacent communities and the city of Syracuse were affected. Those strikes were independent of each other, were inaugurated at separate times, and in some instances included other foundry workers. The increases asked for also varied. In nearly every instance representatives of the Bureau made some effort toward adjustment of these disputes. In most cases speedy settlements were effected, usually through conferences of representatives of the employers and employed, and in the form of a compromise. In the city of Buffalo, however, the employers (nearly all of whom are members of the Buffalo Metal Trades Association) declared their intention to maintain the "open shop," and proceeded to undertake the operation of their plants with non-union workmen. The effect of this was very largely to demoralize the iron-molding industry in that locality, and while many of the employers claim that they successfully maintained operation of their plants, it was at the expense of largely decreased output. Although more or less general settlement was effected in this dispute it does not appear that this will be permanent, as some of the employers are still, and they claim successfully, undertaking to maintain the "open shop."

One of the largest strikes of the year was that in the brick-

making industry of the Hudson River Valley. In this the majority of participants were unskilled workmen and the strike also has the distinction of being the only one which necessitated the calling out of the National Guard to preserve the peace. In connection with the dispute there was an average increase in wages for the workmen in this industry of approximately eleven per cent. At the same time the strike must for the most part be recorded as having failed, owing to the fact that the increase was in most cases granted in anticipation of the demands of the workpeople's organization and to the fact that the organization itself failed to secure the recognition for which it was contending.

Perhaps the most important strike confined to a single community or locality was that of the car workers employed by three of the trunk line railroads at Buffalo and the Niagara frontier. The seriousness of this strike will perhaps be more clearly indicated by referring to the fact that six years ago a similar strike occurred in this same industry and locality, which very seriously interrupted railroad freight traffic and completely suspended the building and repair of railroad rolling stock. The result of the previous strike was favorable to the workpeople, resulting in an increase in wages and the formation of an International Union of Car Workers, which organization conducted the strike this year. Knowledge of this dispute did not come to the Bureau until the strike had actually taken place and negotiations for its settlement had apparently failed, with the employers on the point of attempting to fill the places of the strikers. The Bureau undertook to secure conciliation, in which effort it was successful, with the result that a settlement satisfactory to all of the contending forces, carrying with it an increase in wages, was effected and the strike terminated. We feel justified in saying that had this accomplishment been the sum total of the work of the Bureau for the year, it would have more than repaid the cost of its maintenance in view of the restriction of business and loss of working time for the workpeople thereby prevented.

While the foregoing were the most prominent disputes of special character, among the other two hundred and more were many of

importance, involving a considerable number of industries and large numbers of workpeople. Our records show that the Bureau took some official action in many of these disputes, which in many instances had some direct influence in bringing about It is safe to say that in no case did our intervention tend to prolong a dispute. Among the disputes to which personal attention was given, the following may be mentioned. In the strike of the brickmakers along the Hudson river, as before indicated, the Bureau was very active, its representative being constantly in touch with all of the parties to the controversy in an effort to effect conciliation or arbitration. In the strike of the funeral coach drivers in New York City, the Bureau was directly instrumental in settling the strike in the lower portion of the city. In addition to this it assisted in arranging the conference which resulted in a settlement in the uptown district. Conferences were arranged by the Bureau in the carpenters' strike in Brooklyn, and although no agreement was reached at such conferences, the dispute was eventually settled. The Burcau was also the sole instrument in settling a strike of wire workers in Brooklyn. also succeeded in averting a strike of rockmen and excavators at Port Chester, having been invited to intervene in the matter by the workpeople. Upon its recommendation the strike was averted.

In addition to the foregoing, the Bureau exercised some form of personal intervention through its representative in the following disputes: Boiler makers at Buffalo and North Tonawanda; knitters at Amsterdam; garment workers at Buffalo; Syracuse cigar makers; Lyon Mountain mineworkers; Newburgh street railway employees, and Buffalo carworkers. In many other disputes intervention was of such form as to be scarcely susceptible of record; as, for instance, advice or information furnished one or both parties to a dispute, which may or may not have prevented or assisted in its settlement. We desire to call attention to the fact that intervention in disputes generally is a function which cannot well be regulated either as to time, place, or character, except that speaking generally, the policy of the Bureau has

been to get in touch with the parties to the dispute (before stoppage of work, if possible), and if possible secure conciliation either alone or in co-operation with others; or, failing in this, to encourage or provide for local arbitration. We have made a special effort to promote the incorporation of arbitration provisions in local or general trade agreements.

Early in the year a special effort was made by the Bureau to encourage and promote the formation of local agencies for mediation, conciliation and arbitration in localities where such did not exist. We also prepared and generally circulated a pamphlet briefly defining the objects, duties and powers of the Bureau, and in response to many requests, supplemented the foregoing with a plan for local or trade arbitration. The initiatory step was taken by sending the following letter to organizations and individuals active in the industrial interests of our State:

"DEAR SIR: The experience of this Bureau has been, and continues to be, that local agencies or boards of conciliation, mediation or arbitration are more feasible and effective than general or State boards in the adjustment of industrial disputes, and especially in their prevention. Therefore, it is our intention and desire to, so far as possible, promote and encourage the formation of such boards or agencies in every industrial locality of our State, and to give them all the assistance and cooperation possible.

"We realize that it is difficult to secure interest in a subject of this character during a period of industrial peace, and practically impossible during a period of industrial war.

"Study, observation and practical experience have, in our judgment, demonstrated the fact that trade agreements or collective bargaining has proven the most effective method of preventing interruptions of industries in the form of strikes or lockouts. Notwithstanding the application of this principle, many apparently unnecessary strikes and lockouts still occur which could be avoided if some method of procedure could be imposed which would (by moral obligation at least) require the application of the principle of conciliation, mediation or arbitration. With this object in view, the Bureau is now endeavoring to provide some equitable method or agency of a local character which will meet this condition. In order that this suggestion be put in successful operation, the cooperation of every organization and individual interested is necessary and is earnestly requested.

"A copy of this letter is being sent to all local organized bodies of employers and central councils of labor organizations, as well as to individuals who our records show have displayed interest in the industrial situation, the object being to invite plans or suggestions which may be utilized in preparing some general plan which it is hoped may meet the general or local requirements.

A full discussion is invited, and the courtesy of a reply embodying your views is requested.

"This Bureau will cheerfully furnish any information or data in its possession, or if desired, submit a general scheme or plan covering the proposition referred to. We wish to emphasize the fact that there is no intention or desire to interfere in any way in localities where agencies or boards herein referred to now exist, but rather to, so far as possible, cooperate with and assist them.

Very truly yours.

(Signed) JOHN LUNDRIGAN,

Second Deputy Commissioner of Labor

In charge of Bureau of Mediation and Arbitration."

The city of New York was not included in this proposition, owing to the fact that there are already in existence in that city several methods or agencies intended to perform the functions of preventing or adjusting industrial disputes, the most prominent of which is the general arbitration plan governing such conditions in the building trades, as well as many others of the same general nature or intent covering specific trades and industries. These agencies or plans have been changed or amended from time to time as it was found necessary, and believing they will eventually work out in practice the plan or system best suited for the locality, we have refrained from anything that might savor of interference, unless otherwise requested.

Many responses to our circular letter were received, which, with one or two exceptions, heartily commended the principle involved, but at the same time almost invariably requested that we present some plan to carry out the proposition. In response to these requests we prepared and submitted, where requested, the following general plan, which, together with the letter accompanying it, is here reproduced.

TENTATIVE PLAN FOR LOCAL BOARDS OF CONCILIATION AND ARBITRATION OF INDUSTRIAL DISPUTES SUGGESTED BY NEW YORK STATE BUREAU OF MEDIATION AND ARBITRATION.

So far as possible all organizations of both employers and employees now existing or to be found in any trade or industry should come together and enter into a general agreement which shall provide that no organization nor any of its members shall engage in strike or lockout until any dispute affecting either of them shall have been subjected to mediation, conciliation or arbitration as hereinafter provided.

First. Each separate organization of employers and employees shall annually or semi-annually elect two of its members to serve on a board to be known as the Conciliation and Arbitration Board for such industry or trade within the local territory over which the organized parties to this agreement have jurisdiction, who shall serve until their successors are elected and qualify, except as hereinafter provided.

Second. The members so elected shall forthwith meet in joint session and organize as the Board of Conciliation and Arbitration for the industry or trade they represent, by electing a President and Secretary (one of whom shall be from the employers' and one from the employees' organization) and such other officers as they may deem necessary, and shall designate time and place of meeting, etc.

Third. It is mutually agreed that disputes or disagreements which may hereafter arise, affecting agreements or relations between employers and employees in this industry or trade, which cannot be settled satisfactorily by the parties directly interested, shall be referred to the Board provided for and established by this agreement. The parties or organization who originated the dispute shall submit it in writing and addressed to the Chairman of the Board, setting forth all of the facts, claims or contentions relating thereto.

Fourth. Whenever a dispute or contention is referred to or submitted to the Board, the Chairman shall appoint a meeting of the Board to be held within ten days from the date of receipt of written statement of such dispute, of which all members of the Board shall be notified. Should any member be unable to attend, or should the matter in dispute affect him personally other than as a member of his organization, such organization shall designate another of its members to act in his place for the disposition of that particular dispute only.

Fifth. The Board shall have full power to investigate and determine any contention or dispute referred to it, and any decision arrived at by a majority of its members shall be final and binding on the parties to this agreement.

Sixth. Should the Board be unable to reach an agreement within fifteen days after a complaint has been referred to it, they shall proceed (unless requested in writing by both parties to the dispute to continue their efforts to reach an agreement) forthwith to select an umpire to whom the whole subject-matter shall be referred; the members of the Board to have the right to act as counsel for the interests they represent.

Seventh. Unless granted further time by a majority vote of the Board, the umpire shall be required to furnish a decision within twenty days from the date of the submission of the dispute to him, such decision to be final and binding on all parties to the dispute.

Eighth. Should the Board fail to agree on the selection of an umpire within twenty days after the date on which the dispute was originally referred to them, it is agreed that the county judge for the county in which the parties to the dispute maintain their official residences shall designate the umpire.

"The accompanying plan or synopsis of a plan for the establishment of local boards of conciliation and arbitration is presented as the result of many requests from various industrial organizations throughout our state. We do

### BUREAU OF MEDIATION AND ARBITRATION, 1906. III.17

not consider it as perfect, or as a whole applicable to every condition or locality. We do, however, believe that any plan based on these general lines will prevent many strikes and lockouts that now occur solely because there has been little or not any discussion of the question at issue. We desire to again mention the fact that there is no desire or intention on our part to interfere with existing plans which are working satisfactorily. Our sole purpose is to assist in providing some method by which satisfactory relations may be established between employers and employees without resort to strikes and lockouts, and the resultant loss and inconvenience to the parties to the strike and to the general public.

"We invite suggestions and criticisms, and recommend that where advisable or necessary the plan be changed to conform to local conditions. The Bureau will be pleased to coöperate in this or any other matter having for its object industrial peace.

Very truly yours,
(Signed) JOHN LUNDRIGAN,
Member of Board of Mediation and Arbitration."

The idea, or object, as we have tried to explain, is not to inflict this or any other hard and fast plan on any section or locality, but rather to provide an agency which will tend to promote the prevention of strikes and lockouts until there has at least been an intelligent discussion of the questions at issue by the parties directly interested.

Another subject which experience has shown to be not clearly understood, or greatly misunderstood, is the functions and duties of the Bureau of Mediation and Arbitration. We have prepared a leaflet containing a brief synopsis of this subject, which we furnish on request or as occasion seems to require, which is here reproduced.

NEW YORK STATE DEPARTMENT OF LABOR, CAPITOL, ALBANY,
Branch office,* 120 E. 18th street, New York City. Telephone 5437 Gramercy.
OBJECTS, DUTIES AND POWERS OF THE BUREAU OF MEDIATION
AND ARBITRATION.

This Bureau performs practically all of the duties provided by law for the State Board of Mediation and Arbitration, and is under the personal direction of a member of said Board.

The object of the Department of Labor is to make this Bureau as effective as possible in the prevention or settlement of industrial disputes through mediation and conciliation, by cooperating with the parties at interest or affected by such disputes. Where a dispute has been submitted to local arbitration, the Bureau can aid the arbitrators in their work by placing at their

^{*} The New York sub-office is about to be removed to 114-116 East 28th street.

#### III.18 NEW YORK STATE DEPARTMENT OF LABOR.

disposal a record of the economic conditions of the State, covering a period of twenty-two years, including rates of wages, hours of labor, duration of employment, actual or average earnings in the various trades and locations, decisions of the courts in labor cases, trade agreements, etc. We are ready and willing to give such advice or information whenever needed.

Should occasion warrant, the Bureau can promptly avail itself of the services of the full Board of Mediation and Arbitration, the powers and duties of which are set forth in Art. X, Chap. 415, of the Laws of 1897, known as the "Labor Law."

The Mediator of Industrial Disputes, whose permanent headquarters are at New York City, is empowered to act as a mediator between empoyers and employees in order to bring about a reconciliation of any industrial dispute or contention which may occur or which may be likely to occur.

Whenever the services of the Bureau are required, a personal request, letter, or telegram addressed to Mr. John Lundrigan, Second Deputy Commissioner of Labor, Capitol, Albany, New York, or Mr. Robert W. Hawthorne, Industrial Mediator, 120 E. 18th street,* New York City, will meet with prompt attention.

The Bureau undertakes to collect, compile, and report all information relative to industrial disputes occurring within our state, and inasmuch as this information is only valuable in the same degree as it is correct (the principal value being to those engaged in industrial enterprises, both as employers and employees), we ask and expect your hearty cooperation in the securing of such information.

The Bureau desires to furnish every assistance and encouragement toward the formation of local boards or agencies of conciliation, mediation, and arbitration.

JOHN LUNDRIGAN,

Member State Board of Mediation and Arbitration.

ROBERT W. HAWTHORNE,

Mediator of Industrial Disputes.

As in most work of this character, it is impossible to measure results with effort. We are unable to define what proportion of influence our action may have had. We have the satisfaction, however, of knowing that the principle of mutual bargaining or trade agreement is continually securing wider application, and that a much larger percentage of such agreements contains the feature of local or trade arbitration. And if the almost complete absence of sympathetic strikes is to be taken as an indication, such agreements are being observed.

We desire to offer the following suggestion to employers. It is our observation that generally they have been the imitators of

^{*} The New York sub-office is about to be removed to 114-116 East Twenty-eighth street.

the workpeople rather than their instructors in the subject of proper regulation of the industrial question in so far as it relates to or deals with the relations between employer and employed. It is our judgment that good results would be obtained by employers, and especially those who employ large numbers of workmen, if they would carry still further this imitation by the establishment of what might be termed "departments of industry or employment" as a part of the industry or establishment which they control, the individual head of which would occupy the same relation to the employer or industry that the business agent or chairman of the general or executive committee now occupies to the labor organization. The effect would be that instead of several foremen or heads of departments taking valuable time from their special or particular duties to deal with questions affecting the workpeople individually or collectively, and none of which perhaps they have authority to determine, there would be a more or less trained and experienced individual whose first or principal duty would be to investigate and determine or recommend to the management proper determination in such matters. would be that most strikes which occur through lack of proper investigation or misunderstanding would be avoided, along with a proportionate increase in the industrial efficiency of the State; and at the same time it would assure a more friendly feeling between the employer and employed, which is now often embittered by the fact that the necessities of personal application to other details of administration either prevent the executive management from giving prompt attention to the employees' grievances or even from knowing of their existence, which is readily mistaken for lack of interest or indifference. Our records show that a very large percentage of strikes are admitted to be the results of misunderstandings.

There have been some disputes this year and during previous years that experience leads us to believe would have been proper subjects for investigation (compulsory, if necessary). In fact, we believe good results would follow the adoption of the principle of public investigation in all important labor disputes, for the reason that many disputes become either strikes or lockouts on account of the unreasonable attitude of one or the other (possibly

both) of the contending forces, and if it were an established practice to make such investigation, the disposition to enter into such disputes would be discouraged. This policy has not been practiced by the Bureau for the reason that whatever power the Department of Labor possesses in the premises is vested in the Board of Mediation and Arbitration, and two of the three menibers of that board are so completely engrossed in the work of the Bureau of Factory Inspection that they are not available for other departmental duties. This is likewise true of the assistant to the second deputy commissioner, who is nominally a part of the Believing that the general disposition of disstaff of this bureau. nutes should be localized so far as possible, and in order that the Bureau may be in a position to apply that principle to the function of investigation and that such function of investigation be shorn as much as possible of the feature of official or State interference, we recommend that the Bureau be vested with powers of compulsory investigation of industrial disputes, and that provision be made for a board of investigation to consist of the official in charge of the Bureau, together with two citizens to be designated by such official as members of a board of investigation, the two citizens so designated to have for the purposes of investigation coordinate powers with the official who appoints them, and to serve only during the investigation of the particular dispute for which they were appointed. We also recommend the substitution of a secretary to the Bureau instead of or in place of the assistant to the second deputy commissioner. The object of the last recommendation is to complete the present staff of the Bureau numerically, and in order that office files, records, and correspondence of the Bureau may be in charge of a competent official with practical knowledge of the subject and the judgment necessary to properly dispose of routine office work, and keep the field staff properly advised on industrial conditions. The statutes (Labor Law, § 141) now provide for such a secretary, but there is no appropriation for his salary.

There is an increasing tendency among both employers and employees to call upon the Bureau for advice, information, and assistance; and it has been gradually extending its field of usefulness in building up a greater confidence in it on the part of those

### BUREAU OF MEDIATION AND ARBITRATION, 1906. III.21

to whom it can be of service. While still far short of its possibilities, considerable progress has been made during the year in enlarging its sources of information, developing its systems of investigation into and coöperation in the adjustment of industrial disputes, and demonstrating successful methods of preventing disputes. With the increased powers and facilities which would follow the application of the recommendations herein contained, there is no doubt but that its usefulness and effectiveness would be greatly enhanced.

Respectfully submitted,

(Signed) JOHN LUNDRIGAN,

Second Deputy Commissioner of Labor, in Charge
of Bureau of Mediation and Arbitration.

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† In all cases by individual representatives of the Bureau, and, unless otherwise stated, after suspension of work. * Two disputes in statistics of strikes and lockouts.

### STATISTICS OF STRIKES AND LOCKOUTS.

During the year ended September 30, 1906, there were begun in this State 245 strikes and lockouts of sufficient importance to be included in the Bureau's annual statistics of such disputes.* This is a much larger number of disputes than has been recorded for any year since 1900, as may be seen in the summary below. On the other hand, the number of employees involved in disputes this year was less than in any other of the last four years, and the total loss of working time, while it exceeded that of last year, was far below that of 1902 or 1903. Except for the fact that disputes were more numerous, therefore the year 1906 compares fairly well with 1905, and very favorably with 1903 or 1904. turbance of peaceful industrial relations was greater in 1906, however, than in 1901 or 1902.

#### STRIKES AND LOCKOUTS IN NEW YORK STATE, 1901-1906.

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YEAR ENDED	_	<del></del>					
Sept. 30-	Number.	Directly. 1	Indirectly.	Total.	Directly.	Indirectly.	Total.
1901 (9 mos.)‡	130	22,205	22,851	45,056	502,166	317,501	820,667
1902‡	138	34,281	3,676	39,957	497,204	70,511	567,715
1903	202	100,133	18,258	118,391	3,473,091	685,653	4,158,744
1904	124	57,308	51,225	108,533	1,840,554	1,658,907	3,499,461
1905	154	52,564	22,053	74,617	1922,775	355,221	\$1,277,996
1906	245	56,454	7,252	63,706	1,568,245	100,036	1,668,281

#### NUMBER OF DISPUTES.

The notably larger number of disputes this year as compared with other years since 1900 was due principally to increases in the building, transportation, clothing and textile industries as revealed by the following comparison in which the figures for

^{*}According to the standing rule of the bureau, no dispute involving less than ten employees is recorded except when such a dispute acquires some importance by reason of long duration.

† Corrected for the twelve disputes pending in last year's report by the addition of the following lost time to that included in the report. For the Syracuse horseshoers (see p. 82 of 1905 report), 1.200 days; for the Troy collar starchers (p. 38), 85,000 days; for the printers' strikes for the eight-hour day (p. 86), which are still pending as the present report goes to press, time lost during the report year 1908 amounting to 39,600 days in Buffalo, 32,800 in Rochester, 4,800 in Syracuse and 9,300 in Watertown. In the other six cases the total lost time did not exceed that credited in last year's report.

‡ Revised figures.

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. 1906 are taken from Table II, following this analysis, where the principal facts as to disputes are given for each industry and its different branches.

	•	1902.	1903.	1904.	1905.	1906.
1-a Agriculture		1			••••	
1-c Fisheries		1				1
1. Stone, Clay, gl	ass products	5	8	2	13	12
2. Metals, machin	es, conveyors	49	48	24	26	30
	tures	4	7	3	7	10
4. Leather and ru	bber goods	7	5	6	3	4
	paints	1	2	1		2
	D	6	14	5	1	8
	aper goods	7	2	5	13	10
		9	12	9	7	17
	nery, laundering	4	. 16	8	11	22
•	tobacco	10	6	7	8	-8
	ower	1	3	•	í	2
	try	25	69	40	53	85
	and communication	7	9	14	9	31
	and communication	•	•		2	31
	ants, etc	1		• • • •	-	4
				• • • •	• • • •	•
io. Professions (th	eaters)	• • • •	••••	• • • •	• • • •	Z
Total		138	202	124	154	245

#### EMPLOYEES AFFECTED.

In the table below the number of employees affected by disputes in each industry is given for 1906 and for each preceding year since 1901.

	NUMB	ER OF EM	ployees D	TRECTI.Y	and In-
•	DIR	ECTLY AFF	ECTED BY	DISPUTE	9 IN
Industry.	1902.	1903.	1904.	1905.	1906.
-a. Agricusture	150				
1-c. Fisheries	270				80
1. Stone, Clay, glass products	555	2,029	510	3,483	6,512
2. Metals, machines, conveyances	14,088	14,518	8,515	3,181	8,634
3. Wood manufactures	1,273	942	119	1,015	533
4. Leather and rubber goods	1,220	4,525	2,799	232	632
5. Chemicals, oils, paints	110	71	75		105
6. Paper and pulp	1,851	1,903	485	70	96
7. Printing and paper goods	492	378	2,228	1,267	4,207
8. Textiles	628	2,180	531	1,487	2,673
9. Clothing, millinery, etc	3,028	5,573	37,623	21,625	9.506
10. Food. liquors, tobacco	1.378	1.864	1.263	2.546	1.684
11. Water, light, power	31	113		19	55
12. Building industry	11,310	79.719	37.554	33,766	21,801
13. Transportation, communication	1,559	4.521	16,831	5.658	6,365
14. Trade				268	310
15. Hotels, restaurants, etc	14	57			373
16. Professions (theaters)					140
Total	37,957	118,391	108,533	74,617	63,706

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The largest number affected this year was in the building industry followed in order by the clothing, metal, mineral, transportation and printing industries as those most prominent in respect of number involved in disputes. It will be seen that the building industry has been first in this respect ever since 1902 with the clothing industry second since 1903. The most notable fact in the comparison with previous years, however, in the large decrease this year in numbers affected in both those industries in spite of the conspicuous increase in number of disputes in each as above noted. It is noticeable also that the marked increase this year in number of disputes in transportation caused scarcely any increase in number of employees affected in that industry. The prominent increase this year in number of employees involved in disputes were in the metal, mineral and printing industries.

A classification of the disputes of 1906 according to number of employees directly involved, with comparative figures for 1905, is as follows:

Employees	190	6.	1905.		
directly involved.	Number.	Per cent.	Number.	Per cent.	
1-9	5	2.0			
10–19	27	11.0	26	16.6	
20-49	70	28.6	54	85.0	
50-99	56	22.9	22	14.3	
100-199	33	13.5	24	15.6	
200-499	27	11.0	16	10.4	
500-999	10	4.1	2	1.3	
1,000 +	17	6.9	10	6.5	
Total	245	100.0	154	100.0	

Disputes with from 20 to 49 direct participants were most numerous followed by the class with 50 to 99 participants while the two grades together, that is, disputes with from 20 to 99 employees directly involved, constituted fifty percent of the total number. It will be seen that the proportion of disputes of small dimensions (less than 50 participants) was less this year than last and that the proportion of larger disputes (200 or more directly concerned) was greater. That in the face of this fact the total number of disputants this year, with a far greater

number of disputes, was but little larger than last, as previously indicated, is due to a greater number of very large disputes last year in the class with 1,000+ employees directly involved. Thus there were last year four disputes each of which involved 4,000 or more workpeople, with a total of 32,190 for the four, as compared with only one such this year, namely, one with 6,000 workers as direct participants.

#### DURATION OF DISPUTES.

In addition to number of employees involved, the duration of disputes is of principal significance in measuring the importance of industrial disputes. In General Table VI in following pages the disputes of 1906 are classified according to duration measured in working days and below is a condensed summary of that table. The great majority of the disputes did not exceed one month (4 weeks) in duration. In respect of working time lost the few disputes of long duration in the class of 25 weeks or over are most conspicious accounting, as they do, for 46 percent of the total lost time in all the year's disputes.

DURATION.	Number of disputes.	Emyloyees directly concerned.	Aggregate duration.
Under 1 week	93	10,270	23,733
1 week and under 2 weeks	43	6,546	51,396
2 weeks and under 4 weeks	53	12,237	169,863
4 weeks and under 6 weeks	19	11,451	192,647
6 weeks and under 8 weeks	9	5,337	173,734
8 weeks and under 10 weeks	6	782	85,943
10 weeks and under 15 weeks	6	1,542	92,101
15 weeks and under 20 weeks	1	380	36,480
20 weeks and under 25 weeks	3	963	54,900
25 weeks or over	7	6,637	726,136
Indefinite	5	309	11,312
Total	245	56,454	1,568,245

The aggregate duration of disputes, or total working time lost, in which both the elements of numbers involved and duration are combined, constitutes the best general measure of the disturbance of industry by industrial disputes and in the following

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table are given the totals of working days lost in 1906 in each industry with comparative figures for the years 1902-1905.

	AGGREGATE I	URATION	OF DISPUTES	BEGUN IN-	-	
		1902.	1903.	1904.	1905.	1906.
1-a. Agriculture		300				
1-c. Fisheries		16,200				1,680
1. Stone, clay	glass products	7,617	82,959	5,070	64,659	100,652
2, Metals, ma	chines, convey-				•	
ances		134,642	330,812	242,449	51,874	160,573
3. Wood manu	factures	45,190	52,250	825	20,395	9,820
4. Leather and	rubber goods	38,633	174,005	401,815	4,998	27,701
5. Chemicals, o	ils, paints	660	1,292	525		445
6. Paper and p	ulp	9,082	25,636	3,099	1,540	272
7. Printing and	i p. per. goods	26,018	9,790	68,429	109,692	611,648
8. Textiles		23,908	44,891	17,528	32,682	36,352
9. Clothing, mi	llinery, launder-			•		
ing	<i>.</i>	36,784	133,072	930,517	399,037	219,549
10. Food, liquor	s, tobacco	29,809	35,762	43,866	37,459	23,453
11. Water, light	, power	1,488	4,586		19	820
12. Building ind	ustry	159,874	3,165,127	1,209,574	513,677	421,167
13. Transportat	ion and com-					
municati	on	36,835	89,178	575,764	41,946	52,044
14. Trade					18	1,430
15. Hotels, resta	urants, etc	675	684			283
16. Professions	(Theaters)		• • • • • • • • • • • • • • • • • • • •			392
Total		567.715	4.150.044	3.499.461	1.277.996	1.668.281

The printing industry suffered most from disputes this year and there was nearly five times as much lost time in that industry in 1906 as in any other of the last five years. After printing, the building trades suffered most conspicuously in 1906, but the notable fact here is a decrease as compared with 1903, 1904 or 1905, in each of which years the building trades were much the most conspicuous sufferers. The clothing trades come third in respect of time lost this year but here again there was a notable decrease this year. The metal and machinery industry stands fourth and was disturbed by labor conflicts this year much more than last but far less than in 1903 or 1904. Group I—stone, clay and glass products—which is fifth in point of aggregate duration of disputes, lost more time than in any previous year since 1901.

#### PRINCIPAL DISPUTES.

As a rule, in statistics of strikes and lockouts, a few important disputes are the controlling factor in the general totals. As such principal element in the figures for 1906 the 32 disputes which involved the loss of 10,000 or more days of working time are summarized in the table on pages 30-31, being arranged in

### BUREAU OF MEDIATION AND ARBITRATION, 1906. III.29

the order of their importance as measured by aggregate duration. The number of such disputes this year was twice as great as the number (15) for 1905.

A rearrangement of these 32 leading disputes of the year, as below, will serve to show the principal sources of industrial disturbance in those industries, in which the total of time lost this year amounted to 25,000 or more working days.

INDUSTRY AND PRINCIPAL DISPUTES.	Princ pal	Entire industry.	Percentage] of lost time in principal disputes,
1. Stone, clay and glass products:	amparos.	maabij.	amparos
8. Ulster County brickmakers	43,000		
13. Dutchess County brickmakers	34,000		
20. Duschloss County Brackmarcis	02,000		•••••
Total	77,000	100,652	76.5
2. Metals, machines and conveyances:			
6. Buffalo iron molders	49,000		
18. Troy foundry laborers	25,000		
21. Buffalo car repairers	17,850		
22. Buffalo boilermakers	16,758		
23. New York City gold beaters	15,390		
25. Troy machinists	13,600		
Total	137,598	160,573	85.7
4. Teather and milher made:			
4. Leather and rubber goods: 28. Syracuse shoe workers	19 000		
29. New York City bag and suit case makers	12,000 11,626		• • • • • • • • • • • • • • • • • • • •
29. New York City pag and suit case makers	11,020		
Total	23,626	27,701	85.3
7 Printing and paper goods:			
1. New York City compositors, etc	286,423		
2. New York City lithographers	232,592		
12. New York City compositors, etc	35,648		
15. Buffalo lithographers	27,000		
17. Rochester lithographers	25,000		
Total	606,663	611,648	99.0
8 ₁ Textiles:	10 400		
26. Glendale silk ribbon weavers	12,600	•••••	•••••
27. Amsterdam knitters	12,500	•••••	• • • • • • • • • • • • • • • • • • • •
Total	25,100	86,852	69.0
9 Clothing, millinery, laundering:			
4. New York City coat, pants and vest	· 13		
makers	78.584		
9. New York City jacket makers	42,680		
11. Utica coat, pants and vest makers	26,480		
16. New York City pants makers	25,500		
32. New York City knee pants makers	10,000		
Con side of the same bearing manager it is a			
Total	188,244	219,549	85.7

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		WWWWWWWWWWWWWWWWWWWWWWWWWWWWW									reotypers. (7) (12) (12) (12) (12) (13) (13) (13) (13) (13) (13) (13) (13	Date.  Date.  Date.  Jan. 2- Aug. 1, '06- Jan. 2-July 12. March 2-May 25. May 21-June 27. May 2-Oct. 5. July 2-Aug. 18. May 16-June 4. June 21-Aug. 7. July 2-Aug. 11. June 1-Sept. 22.  Nov. 24, '06-Jan. 11, '07. May 3-21. May 1-June 15. Aug. 1, '06- Feb. 8-25. Aug. 1, '06-Aug. 1, '07. May 1-July 23. July 2-Aug. 1. May 1-9. July 24. June 12-July 7. Jan. 1-Feb. 26. Aug. 9-Oct. 13. Aug. 9-Sept. 15. May 25-Aug. 10. May 25-Aug. 20. May 21-Oct. 20. May 21-Oct. 20. May 30-June 23.  IV. †Brooklyn Borough
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## BUREAU OF MEDIATION AND ARBITRATION, 1906. III.31

## PUTES BEGUN IN 1906.

	Еме	LOYERS INVOL	VED.	Working D	AYS LOST BY	Employees.
Duration (weeks).	Directly.	Indirectly.	Total.	Directly concerned.	Indirectly affected.	Total.
52+ 52 284 12 54 21 7 7 3 64 4	1,316 3,000 775 6,000 800 1,600 2,900	233 200	1,668 1,316 3,000 1,008 6,000 1,000 2,900 1,067 1,500 380	232,592 140,000 56,575 60,000 44,000 45,100 43,000	17,009 5,000	286, 423 232, 592 140,000 73, 584 60,000 49,000 45,100 42,680 37,500 36,480
64 64 52 24 52 12 14 4 8 94 6	1,485 239 1,200 170 278 900 2,180 1,430	500 1,155	340 1,500 1,485 239 1,700 1,433 99 2,180 1,430 434 270 500 400	28,870 27,000 18,000 25,000 10,000 22,500 19,620 17,850 6,013 15,390	7,500 15,000 10,745	35,648 34,000 28,870 27,000 25,500 25,000 22,500 19,620 17,850 16,758 15,390 14,700
10 2 433 12 20 13 33	250 189		210 1,450 214 183 150 240 1,800	2,500 10,000 11,626 10,000 10,000	10,000 2,000	12,600 12,500 12,000 11,626 10,000 10,000

[;] Manhattan Borough.

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. INDUSTRY AND PRINCIPAL DISPUTES.	Principal disputes.	Entire industry.	Percentage of lost time in principal disputes.
2. Building industry:	-		
3. New York City housesmiths	140,000		
5. New York City painters and decorators	60,000		
7. New York City plumbers	45,100		
10. New York City plumbers	37,500		
14. New York City carpenters	28,870		
19. New York City plumbers' helpers	22,500		
30. Buffalo sheet metal workers	10,000		
31. New York City housesmiths	10,000	• • • • • • • • • • • • • • • • • • • •	
Total	353,970	421,167	84.0
13. Transportation and communication:			
20. Buffalo dock workers, etc	19,620		
24. New York City scow trimmers	14,700	•••••	•••••
Total	34,320	52,544	65.3
Grand total (32 principal disputes and			
all industries)	1,446,521	1,668,781	86.7

#### LOCALITIES CHIEFLY AFFECTED.

The table of principal disputes above reveals, with but two exceptions, the localities most affected by disputes in 1906. Summarized below (from General Table VII in following pages) are figures for the 12 localities in which as many as 1,000 employees were involved in disputes, or in which disputes caused the loss of as much as 10,000 days of working time. As usual, New York City is foremost, with over 71 percent of the total lost time in the State. By reference to the preceding table of principal disputes arranged by industries, it will be seen that about one-half of the time lost in the metropolis was in the three leading disputes in the printing trades.

	EM	PLOYEES A	FFECTED.	WORKING DAYS LOST BY THOSE-				
	Disputes.	Directly.	Indirectly.	Directly concerned.	Indirectly affected.	Total.		
New York State	245	56,487	7,252	1,568,745	100,036	1,668,781		
New York City	106	34,148	1,862	1,164,807	29,539	1,194,846		
Buffalo	15	7,010	515	135,162	16,249	151,411		
Troy	4	783	1,528	21,258	24,992	46,245		
Ulster County		2,900		43,000		48,000		
Utica	10	983	59	89,251	365	39,616		
Dutchess County	1	1,500		84,000		84,000		
Rochester	9	667	105	30,438	1,000	31,438		
Syracuse	9	1,020	314	17,234	3,980	21,214		
Amsterdam	3	329	1,236	3,130	10,180	13,810		
Glendale	1	210		12,600		12,600		
Schenectady	5	908	520	8,079	8,790	11,862		
Albany	. 18	727	410	8,420	2,304	10,733		

#### CAUSES OF DISPUTES.

In the present, as in earlier reports, the disputes of the year have been tabulated by causes, each dispute being counted once only and classified according to its principal cause or object in the comparatively few cases in which more than one subject figured as actual causes of the cessation of work. Briefly summarized, the results of such a tabulation for 1906 are as follows:

	Number of	Employees directly	Working days lost by those directly
Causes.	disputes.	involved.	concerned.
Increase of wages	104	24,181	486,789
Reduction of wages	6	6,427	65,145
Reduction of hours	27	7,825	702,989
Longer hours	2	136	177
Trade unionism	64	13,830	207,806
Employment of particular classes or persons	22	2,380	71,923
Working arrangements	19	1,648	81,416
Miscellaneous	1	27	2,000
Total	245	56,454	1,568,245

As usual, the question of wages was the most frequent cause of disputes, and with the prevailing business prosperity of the year it was naturally in most cases a question of higher wages and for this object nearly 43 percent of the workpeople directly concerned in disputes were contending. The relatively large number of employees, as compared with number of disputes, who appear as resisting reductions in wages is due to the fact that the strike of 6,000 painters in New York City (see table of principal disputes above), was primarily in opposition to a proposed rate of wages for rough work in preparing walls, etc., far below that for regular decorating work. In recent years trade unionism has been a prominent cause of disputes, and this year that subject is next most prominent after questions of wages, both as to number of disputes caused and number of employees concerned therein. rough classification of the different phases of unionism involved. as below, reveals the fact that there were very few controversies over the simple right to belong to an organization, and that the chief contentions were for the recognition of the union in the negotiation of the terms of employment, that is, for collective bargaining through the union, or for the control of the terms of employment through the exclusive employment of unionists, or the

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closed shop. There was a notable number of disputes this year, in which employers were made to suffer through quarrels between rival organizations in the same trade. All but three of these were in New York City.

	Number of	Employees directly
CAUSE OR OBJECT.	disputes.	concerned.
The right of organization	6	380
Recognition of union	14	8,079
"Closed shop"	25	2,925
Disputes between rival unions	16	1,170
Miscellaneous	3	1,276
Total	<u>64</u>	18,830

Efforts to shorten hours of labor stand third in importance this year, as they have usually of late years, among the causes of disputes and are especially notable this year, owing to the general strike of lithographers in New York City, Buffalo and Rochester, and of the compositors in New York City, both for an eight-hour day, these stubborn disputes having been so long continued as to make the working time sacrificed for this cause greater than that lost for any other. A considerable number of disputes grew out of the employment or discharge of particular classes or persons, or out of unsatisfactory working conditions, but all of these were among the less important disputes of the year with only two exceptions, namely, the strike of coat makers in New York City, who demanded the re-employment of certain of their number who had been discharged, and the strike of gold beaters, also in New York City, who demanded the abolition of so-called "sweatshop" work in their trade (see foregoing table of principal disputes).

#### RESULTS OF DISPUTES.

Summarizing from General Table III, results for all disputes together and for those under each cause were as follows:

	NU	MBER OF	DESPUTES-	_	EMPLOYERS DIRECTLY CONCERNED IN DESPOYERS.					
Increase of wages	employers 32 32 8 1 1	40	promised. 32 3 12	Total. 104 6 27 2 64	Won by employers 7,686 310 2,690 100 6,841	Won by workers. 6,215	promised.	Total. 24,181 6,427 7,825 136 13,830		
Employment of particular classes or persons. Working arrangements	. 17 . 10 . 1		<u>s</u>	22 19 1	1,443 855 27	937 202	<b>50</b> i	2,380 1,648 27		
Total	. 106	84	55	245	19,952	11,880	<b>24,622</b>	56,454		
Total time lost by employee		•			719.198	187.197	861.850	1 56R 245		

On the whole the balance of results appears distinctly on the side of the employers. That is, they were entirely successful in more disputes and in disputes with a greater total of workpeople directly concerned, than were the employees. It is to be borne in mind, however, that more often than not in labor disputes it is the workpeople who are moving for a change from existing conditions and that in such cases a compromise represents ordinarily a distinct gain for the employees and a corresponding concession for the employer. This is especially true where an increase of wages or a reduction of hours is at issue and it will be seen that in those disputes of this year in which an advance of wages was the principal object, the workpeople were wholly or partially successful in twothirds of the cases and for two-thirds of the employees directly In disputes over reduction of hours, likewise, a concerned. similar result of complete or partial success appears on the side of the employees but not in so large a proportion, as respects numhers involved, as in disputes over increase of wages because of the total failure of the lithographers' strikes for the eight-hour day in New York City, Buffalo and Rochester (1,725 employees directly concerned).

On the other hand where reduction of wages or increase of hours is at stake, a compromise signifies some advantage for the employer rather than the worker. Only the former subject has any prominence among causes of disputes in 1906 and that, as already noted, because of a single dispute, the painters strike in New York City. So far as the matter of reduction of wages alone was concerned this dispute would have fallen in the class of those won by the workpeople because the proposed reduction of wages for rough work was successfully resisted. But combined with that issue was a demand for increased wages on regular work and the final waiving of this in the settlement serves to throw the dispute in the class of compromises.

Especially notable is the proportion of success attained by employers in disputes over trade unionism, the second largest of the groups according to causes. In these the employers were wholly successful in one-half the disputes in which were involved nearly one-half of all the employees who contended over that issue in strikes and lockouts this year. As great or greater was the em-

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ployer's proportion of success in the less prominent groups of disputes in which the employment of particular classes or persons or working arrangements figured as the main cause.

#### MODES OF SETTLEMENT.

General Table V summarizes by industries the modes of settlement of the disputes of 1906. The totals for the various methods may be readily compared in the following transcript from that table:

Mode of Settlement.	Number of disputes.	Employees affected (directly or indirectly).
Direct negotiations of the parties or their representatives	133	37,806
Return of employees to work on employers' terms	69	17,715
Employment of new hands in strikers places	31	3,313
Conciliation by permanent trade board or mediation of third party	10	4,259
Arbitration by permanent trade board	1	225
Arbitration by individuals	1	388
Total	245	63,706

More than one-half of the disputes, in which over one-half of all the employees affected were involved, were settled by direct negotiations between the parties or their representatives. These, together with the few cases settled by conciliation or arbitration before a trade board or third party, a total of 145, represent with but few exceptions the disputes, 139 in number, in which the workpeople gained all or some part of their contentions. On the other hand the cases in which the employers by superior endurance finally forced the employees to return unconditionally to work or were able to secure new hands in place of the strikers, a total of 100, correspond very closely to those, 106 in number, in which the employers were wholly successful.

Of the 10 disputes classed as settled by conciliation through outside parties 5, in which 2,699 workpeople were involved, were settled through intervention of representatives of the State Board of Mediation and Arbitration (for details of these cases see summary of the board's work in foregoing pages); one dispute (strike of 392 brickmakers in Coeymans) was settled by a conference of representatives of the parties arranged by the civil and military authorities which had intervened to preserve order during the strike; another dispute (quarry workers' strike in Buffalo) in

which 70 employees were involved was settled by impartial intervention of a central trades and labor council; another with 70 employees concerned (iron molders in Rochester) was settled by the conference committee of the Stove Founders' National Defense Association and the Iron Molders' Union of North America; another dispute (that of 1,008 coat makers, etc., in New York City) was settled by the mediation of a prominent clothing manufacturer from another city; and one dispute (20 laborers employed by the city water department of Yonkers) was terminated by the intervention of the mayor of the city.

Of the two arbitration cases, one (225 masons and laborers) was before the Building Trades' Arbitration Board in Yonkers while the other (388 laundry workers in Troy involved) came before a temporary board of three persons one each named by the parties with the third chosen by the other two.

It will be seen that out of the 245 strikes and lockouts of the year only seven were terminated by permanent special agencies This result signifies nothing, of course, for industrial peace. as to the amount of work which was accomplished by such agencies during the year. On the contrary it serves only to emphasize the fact that the work of such agencies lies in the prevention rather than in the settlement of strikes and lockouts. A striking example of this appears in the case of the General Arbitration Board of the Building Trades' Employers' Association and unions in New York City, which is said to represent about 80,000 mechanics and their employers. Not a single strike or lockout appears in the years' statistics as settled by that Nevertheless the reports for 1906 presented at the annual meeting of the board, according to press dispatches, "showed that the year was remarkably free from building strikes and that the arbitration agreement had been an effective means of averting strikes and other labor troubles in the building trades."

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## TABLE I-DETAILED STATEMENT OF DISPUTES RE

Establishments Involved.			EMPLOYER	6.				DURA	
•						ER INVOL	VED.		
INDUSTRY AND LOCALITY.	No.	Closed.	Total. No.	Occupation.	Di- rectly.	Indi- rectly.	Total.	Date.	Days
								1	FISE
DUNKIRK	4	4		Engineers and firemen	40	•••••		Oct. 29- Nov. 18	2
			40	Fishermen	40	. • • • • • •	40	1	l
_								I. STONE	ANI
HEISEA, DUTCHESS JUNCTION AND FISH- KILL LANDING	16	16	1,500	Brick. Brickmakers	1,500		1,500	May 3-31	2
COETMANS	5	5	392	Brickmakers	392		392	May 7-18	1
Habco, Kingston, East									
KINGSTON AND PORT	24	24	2,900	Rrickmakers	2,900		2,900	May 16-	1
Archanicville	3	3	340	Brickmakers	314	26	340	June 4 April 27- May 11	1
JT1CA	1	1	130	Brickmakers	130		130	June 2-3	
N.				Plaster and Gypsum.					
Newburgh.	1	1	166	Laborers, coopers and trimmers.	166		166	May 1-12	1
Oakfield. Jypsum manufacture	1	1	500	Laborers	250	250	500	Sept. 10–15.	
ALBANT.			ı	Granite and Stone.					
Franite cutting	1	1	3	Granite cutters Tool sharpeners Helpers		 3 10		March 1-31	2
ALBION-MEDINA. landstone producers	2	2		Paving block cutters				April 4-28	:
Buffalo.	5	5	70	Quarry workers	70		70	June 1-6	
DE WITT.							i		
Quarry	1	1	24	Laborers	11	13	24	May 21-23	
IEW YORK, MANHATTAN AND BROOKLYN.									
tone cutting	4	4	66 13 18 30	Carvers. Cutters. Machine hands. Sawyers. Laborers. Others.	61 13 18 30		61 13 18		
			24 16 66 13 18	Carvers. Cutters. Machine hands. Sawyers Laborers.	11 15 61 13 18 30	13	24 1 1 15 61 13 18	'May 21-23 Oct. 19- Nov. 16	2

* Estimated on basis of loss

## BUREAU OF MEDIATION AND ARBITRATION, 1906.

### PORTED IN THE YEAR ENDED SEPTEMBER 30, 1906.

TION.					
ESTIMA	TED DAYS	LOST.	Principal Cause or Object.	Result.	Mode of Settlement— Remarks.
Di- rectly.	Indi- rectly.	Total.	· ·		
BRIES.					
1,680		1,680	Against reduction in wages .	Compromise reduction	Direct negotiation of the parties.
CLAY I	PRODU	CTS.	· · · · · · · · · · · · · · · · · · ·		ı
34,000		-	1 -		Strikers returned to work.
8,510		3,510	For recognition of union; re- duction of daily "stent" of brick and increase of wages.	Union not recognized; daily "stent" of brick reduced.	Conference of employers with representatives of strikers arranged by military and civil authorities. (Cf. Chap. IV.)
43,000		43,000	For recognition of the union.	Strike failed	Strikers returned to work. (Cf. Chap. IV.)
3,962	338	4,300	For increase in wages of 10 per cent.	Wages advanced 10 per cent	Conference of employers with committee of strikers. Strikers were unorganised.
130		130	For increase in wages of \$4 per month.	Wages increased \$4 per month	Direct negotiations of the parties.
1,826		1,826	posed reduction of hours from 10 to 9 per day with- out decrease of pay; un- conditional closed shop; use of union label and overtime work only at the outlon of employees and	union's ability to furnish sufficient number of em- ployees.	firm with union committee. Agreement signed. (Chap. V.)
1,500	1,500	3,000	with extra pay.  For increase in wages of 5 cents per hour.	Strike failed	All strikers except the leaders returned to work.
1,350	351	1,701	For increase of wages from \$3 to \$3.20 per day.	Wages advanced to \$3.20 per day.	Conference of union commit- tee with the employer.
5,830		5,830	ment guaranteeing fulfil- ment of terms of agree- ment in the event of the	<ul> <li>panies promised to see that no workman should lose his</li> </ul>	of firms and the union.
350	\   	350	subletting of a quarry. To enforce terms of wage agreement supposed to have been violated.	wages in case of subletting. No change in working conditions.	Absence of violation of agree- ment made plain to strikers by officers of Central Trades
72	. 33	100	For increase in wages of 2: cents per day.	No change in wages	and Labor Council. Some of the strikers returned to work, places of other filled.
*2,900		*2,900	For the re-employment of four stone cutters discharged for non-paymen of dues to union former under the general arbitration plan of the Building Trades Employers' Association, the strikers being members of an older or ganization not recognized by the employers' association.	t 1	After they had been out on day the places of 40 strikers employed by one firm, were filled with members of the new union; other strikers returned to work. Forty went out Oct. 19 and their places were filled on the 20th; 45 went out Oct. 24 and returned Nov. 15; 77 went out Oct. 28 and returned Nov. 17.

## III.40 NEW YORK STATE DEPARTMENT OF LABOR.

Table I-Continued.

DURA	1		Employers.						Establishments In
		VED.	ER INVOI	NUMBI					
Days.	1	Total.	Indi- rectly.	Di- rectly.	Occupation.	Total. No.	Closed.	No.	INDUSTRY AND LOCALITY.
NES	ALS, MACHI	META	п.		<u> </u>	-			
					Manufactures of Gold, Silver & Brass.				
57	Aug. 9- Oct. 13	270 (90)			Gold beaters	270 (90)	20	20	NEW YORK CITY. Gold leaf factories
15	Sept. 1-15	28 6		28 6	Brassworkers	28 6	1	1	New York City. Manufacture of gas fix- tures
77	April 2- June 30	36		36	Filver workers Thereof women.	64 (5)	1	1	Oneida. Silver plated ware factory
127	May 2- Oct. 5	800 200	200	800	Foundries.  Molders and coremakers.  Others	800 5,000	t	25	BUFFALO AND VICINITY. Machine works and foun- dries.
18		4 86 3 11 42	3 11 42	<b>4</b> 86	MoldersPipe mountersStove mounters	3 11 42	1	1	ALBANY. Gas stove and novelty works.
18	June 18–19	21	21 300	16 4 14	Molders	21 4 14	1	1	Machinery and job foun- dry. Stove works
31		1 9 4 5		1 21	Foreman	9 4 5		2	AMSTERDAM. Machine works and job foundries.
	1 1								Rochester.

*Estimated; machinists and laborers

## BUREAU OF MEDIATION AND ARBITRATION, 1906. III.

## Detailed Statement of Disputes Reported in the Year Ended September 30, 1906

		==					
TION.							
BSTIM	ATED DAYS	1067.	PRINCIPAL CAUSE OR OBJECT.	Rmour.	Mode of Settlement— Remarks.		
Di- rectly.	Indi- rectly.	Total.					
AND C	ONVEY	ANCES.					
15,390	••••	15,390	Against "sweat shop" sys- tem and for increase of wages from \$18 to \$21 per week and, on piece work, from 7 cents to 8 cents per book.	creased from \$6.25 to \$6.50	Conference of representatives of manufacturers' associa- tion with committee from the union.		
408		408	For reduction of hours from 10 to 9 on Saturday.	Wages increased from \$12 and \$14 to \$13 and \$15 per week for brass workers, and from \$5 to \$5.50 per week for helpers; no change of hours.	shop committee.		
3,000		3,000	For recognition of union	Strike failed	Dispute never terminated but gradually strikers returned to work or their places were filled by new hands, plant being full-handed by July 1.		
44,000	5,000	49,000	For increase of minimum wage rate for molders from 28 to 33½ cents and for core makers from 25 to 30½ cents per hour with reduction of hours from 10 to 9 per day.	from \$2.50 to \$2.75 for core-	ers and union representa- tives, or strikers' places were filled by non-union hands. Settlements made were		
1,350	840	2,190	For increase of wages of core- makers from \$2.25 to \$2.75 per day, supplemented two days after strike be- gan by demand for in- crease of wages of novelty molders (3) from \$3 to \$3.25 per day.	condition that their daily output of work should be increased proportionately;	committee with representa- tive of the firm.		
208	278	481	For increase of wages from	Wages advanced to \$3.25 per	Conference of employer and		
36	600	636	\$3 to \$3.25 per day. For increase of wages from \$2.25 to \$2.50 per day for melters: from \$1.93 to \$2.25 per day for assistant melters, and from \$1.65 to \$1.85 per day for foundry laborers.		union committee.  Negotiations of president of the Foundry Laborers' In- ternational Union and pre- ident of the local union with representatives of the firm.		
*330		*830	For increase of wages from \$2.50 to \$2.75 per day and reduction of hours from 94 to 9 per day for molders; machinists and laborers striking to assist molders and for a reduction in hours from 94 to 9 per day.		One firm employing 16 of the strikers discontinued operation of its foundry and machine shop; places of three strikers filled with new hands.		
210		210	For reduction of number of apprentices to agreed ratio.	Number of apprentices reduced as demanded.	Settled by joint committee of Stove Founders' National Defense Assn. and Iron Molders' Union of North America.		
went ou	t July 23.	Not	reported.				

## III.42 NEW YORK STATE DEPARTMENT OF LABOR.

Table I—Continued.

	1		Employers.						Establishments Involved.		
		VED.	ER INVOL	NUMB			<del></del>				
Date.	I	Total.	Indi- rectly.	Di- rectly.	Occupation.	Total. No.	Closed.	No.	NDUSTRY AND LOCALITY.		
CHINES	MAC	ALS, 1	. MET	I							
.	ı	1	1		Foundries Concl'd.						
r. 15- Sept. 4			<u>.</u>	19 5	Molders	19 92		1	ron and brass foundry		
il 21 - May 2	April	90		90	Molders and coremakers	90	1	1	Saratoga. ron foundry		
y 14–15	Мау	282 41 200	200	282 44	Coremakers	200	9	10	SYRACUBE. Foundries and machine works.		
y 21-	May	65		65	Molders	65		1	Radiator foundry		
June 2		25	25		Others	440					
y 1– July 28	May	278 1,155	1,155	278	Foundry laborersOthers	278 1,155	12	12	TROY, COHOMS, GREEN IS- LAND AND WATERFORD. /alve and machine works		
7. 15– <b>2</b> 5	Nov.	35	•••	35	CoremakersOthers.	35 8 <b>5</b> 6	••••	8	TROY, WATERFORD, WATERVLIET.		
il 2–7	April	300 320	320	300	Iron Mining.  Mine workers	<b>300</b> <b>32</b> 0	1	1	Lton Mountain.		
e 12– July 7	June	1,430		1,430	Machine Shop Products, Etc  Car repairers, inspectors, etc	1,430	3	3	BUPPALO.NIAGARA FALLE AND TONAWANDA. Railway repair shope		
	HINES  15-Sept. 4  21-May 2  14-15  21-June 2  1-July 23	Date.  MACHINES  Aug. 15- Sept. 4  April 21- May 2  May 14-15  May 21- June 2  May 1- July 23	Total.  Date.  Total.  ALS, MACHINES  19 Aug. 18- Sept. 4  90 April 21- May 2  282 May 14-15 25 May 21- June 2  278 May 1- July 23  35 Nov. 15-25  300 April 2-7 320	Indi-   reedy.   Total.   Date.	Di-rectly.   Indi-rectly.   Total.   Date.	NUMBER INVOLVED.   Dade.   Dade.	NUMBER INVOLVED.   Date.	Closed.   Total   Occupation.   Di-   Indirectly.   Total   Total	No.   Closed.   Total.   Occupation.   Directly.   Indirectly.   Total.   Date.		

## Detailed Statement of Disputes Reported in the Year Ended September 30, 1906.

TION.							
RSTIM	ATED DAYS	LOST	PRINCIPAL CAUSE OR OBJECT.	Ribult.	Mode of Settlement— Remarks.		
Di- rectly.	Indi- rectly.	Total.					
CONVE	YANCE	3—Cont	inued.		1		
432	90	522	For reinstatement of two discharged members of union.	Discharged members reinstated; hours of work reduced from 50 to 54 per week.	Conference between employ- ers and business agent of the union.		
900		900	For reduction of hours from 10 to 9 per day? and increase of coremakers' wages from \$2.50 to \$2.75 per day.	Hours reduced to 9 and core- makers' wages advanced to \$2.75.	Conference of members of firm with union committee.		
652	400	1,052	For an increase of minimum wage Frate for molders from \$2.70 to \$3, and for coremakers from \$2.25 to \$2.50 per day.	Rate advanced for molders to \$3 and for coremakers to \$2.50.	Conference of representatives of the employers' association with union committee.		
780	300	1,080	For advance of piece rate per radiator from 8 to 10 cents.	Rate advanced to 8½ cents for 30 men.	Direct negotiations of firm with strikers. Strikers were unorganised.		
10,000	15,000	25,000	For increase of wages from \$1.75 to \$1.90 per day and reduction of hours from 9\(\frac{1}{2}\) to 9 per day.	Wages advanced 5 cents per day on resumption of work and to be further advanced 5 cents per day on October 1, with reduction of hours to 9 per day except in two establishments where there was no settlement.	sisted by international pres- ident of iron molders' union. Provisional settlements con- tingent upon terms-reached		
273	·	278	For advance of the minimum wage rate from \$2.25 to \$2.50 per day.	Wages advanced as demanded	Conference of representatives of the union and individual employers. Settlement effected with one firm employing 5 coremakers Nov. 17, one employing 7, Nov. 18, one employing 23, Nov. 25.		
600	640	1,240	For advance in wages of 25 cents per day.	Strike failed	130 atrikers sought work else- where; the others returned to work. Strikers were not organized. (Cl. Chap. IV.)		
17,850	••••	17,850	For 20 per cent increase in wages.	Compromise advance	Conference of officials of company with joint committee from the unions arranged by member of State Board of Mediation and Arbitration. 260 strikers went out on June 12, the others on June 26. (Cf. Chap. IV.)		

# III.44 NEW YORK STATE DEPARTMENT OF LABOR.

Table I—Continued.

Establishments In	VOLV	ED.		EMPLOYER		Du			
					NUMBI	ER INVOL	VRD.		
INDUSTRY AND LOCALITY.	No.	Closed.	Total. No.	o. Occupation.	Total.	Date.	Days		
			`		п.	META	LS, 1	EACHINES	AND
				Machine Shop Prod- ucts, Etc.—Con.		'		[ [	
Buffalo and Tona- wanda. Boiler works	10	10	167	Boilermakers	167		167	Jan. 1-	44
DOLLAR WOLLDS				Riveters, etc		267	267	. Feb. 26	
Соно <b>zs.</b> Rolling mill	1		ļ.	Heaters, puddlers, help-	141		141	Nov. 6-11	
Elwira.			469	Blacksmiths, machinists, etc.			·		l i
F.rc engine works	1	 	10	Blacksmiths' helpers Blacksmiths Others.	10	10	10 10	May 21-23	2
NEW YORK CITY. Automobile and boot works	1	1		م الله علم الم				 	
WOFEE	١.	1	, A	Coppersmiths and black- smiths		20	20	June 19- July 10	1
	İ		10	Machinists	125	10	125		
			20	Screw and drill pressment Toolmakers	20		20 12	)	
			30	Apprentices	30		30	)	
I'ie an I punch factory	1	1 1	24	Die makers	21			Jan. 2-6	
Pipe cutting	25	· 5 25	10 5; 150	Others. Pipe cutters	150		`	Nov. 2 30	
	į ·	1	ļ	1	ı	1			ĺ
New York, Brooklyn. Wire hat frame factory	1	1	(32)	Wire workers Thereof females Shipping clerk.	(32)		(32)	5 March 28 ±1	
New York, Queens Iron works	1	i 1		Iron workers	30		)! 44 5 40	May 13 25.	
ROCHESTER. Railway repair shops	1	i i	i 50	Car workers	.   56	 3	. 5	B Aug 21 23.	

## Bureau of Mediation and Arbitration, 1906. III.45

## Detailed Statement of Disputes Reported in the Year Ended September 30, 1906.

ion.													
ESTIMATED DATE LOST.			PRINCIPAL CAUSE OR OBJECT.	Rasult.	Mode of Settlement— Remarks.								
Di- rectly.	Indi- rectly.	Total.			Aparasan,								
CONVEYANCES—Continued.													
<b>6,0</b> 13	,013 10,745 16,7		For increase of wages from 301 to 35 cents per hour.	On Jan. 8 one firm employing 5 boilermakers and 2 others granted an advance from 26 to 30 cents per hour. On Feb. 8 seven firms employing 72 boilermakers and 77 others granted an advance from 30½ to 34 cents per hour and one firm employing 68 boilermakers and 84 others granted an advance from 30½ to 33½ cents per hour. On Feb. 26 remaining firm, employing 22 boilermakers and 2.104 others granted an advance from 30½ to 33½ cents per hour on new work and to 34 cents per hour on new work and to 34 cents per hour on old work.	of the employers' assocts tion with union committee (Cf. Chap. IV.)								
846	•••••	846	For re-employment of dis- charged union member.	Strike failed	130 strikers returned to work places of others filled. Mer were organised.								
25	25	50	For one-half hour's extra pay per day for making fires before starting time for the factory.	Strike failed	Strikers returned to work except 3 who sought work elsewhere.								
3,705	570	4,278	For increase in wages from \$2.75 to \$3.00 per day for machinists and limitation of number of apprentices to one for every five ma- chinists.	limited to one for every five	tee of the union with em-								
160	••••	160	For reduction of hours from 54 to 50 per week.	Hours reduced to 50	Conference of representative of the firm with union com								
3,900	   ·	8,900	For union shop, increase in wages and reduction of hours.	Strike failed	mittee. Strikers' places filled with non-union hands. (Cf. Chap. IV.)								
144		144	Against increase in hours from 50 to 58 per week or for time and one-half pay for the additional 8 hours.	Hours increased to 52½ per week at regular rate for ad- ditional 2½ hours.	Mediation by representative of State Board of Mediation and Arbitration. (Cf. Chap IV.)								
390	90	480	For reduction of hours from 59 to 54 per week imme- diately instead of after two weeks' notice.	Hours reduced to 54 per week after strikers had returned to work.	Strikers returned to work Strikers were unorganised								
168		168	1	Piece work established with promise that pay there- under should not be less than former time rates.	Conference of union commit- tee and railway officials.								

## III.46 NEW YORK STATE DEPARTMENT OF LABOR.

Table I-Continued.

Establishments Involved.				EMPLOYEES.				DURA	
•	No. Ci		Total. No.	Occupation.	NUMBER INVOLVED.				
NDUSTRY AND LOCALITY.		Closed.			Di- rectly.	Indi- rectly.	Total.	Date.	Days.
		•	·	·	D	. MET	ALS, 1	MACHINES	AND
_				Machine Shop Prod- ucts, Etc.—C'l'd.	1			- I	}
SCHENECTADY.  Clectric works	1		(150) 10,950	Armature winders Thereof women Electrical apparatus makers.	550	300 (150)	850 (150)	Dec. 26-27	i
TEOY.	1	1	200	Thereof women.  Machinists Others	200	200	200 200	May 2-June 9	3
			<b>a</b> 00	Others.		200	200		!
PERRY.	1	••••••	21 189	FinishersOthers. Thereof women.	14		14	May 28	. 1
New York City. Marine steam fitting	2	2		Shipbuilding Marine steam fitters	13		18	Aug. 1–16	. 14
				Brush Making.	1			ш. ч	 700 D
NEW YORK CITY	1	1	62 (2)	Brush makers	62 (2)		62 (2)	March 14-81.	10
New York, Manhattan	2	1	60 (6)	Brush makers	33		33	May 1–14	Ľ
Buffalo.				Furniture and Pianos					_
ounge factory	1		87	UpholsterersOthers. Thereof females.	57		57	Aug. 15- Oct. 1	44
New York, Brooklyn.	1	1	50	Piano makers	35		35	Jan. 23– Feb. 17	23
New York, Quaries. Furniture factory	1			Chair workers	20		20	Dec. 15-26	
			100	•					
ROCHESTER. Picture frame factory	1		(17) 41	Picture Frames. Gilders	16 4		16 4	Dec. 23	44
5.3			i		ŀ				

non.							
B)71M	ATED DATE	1.08T.	PRINCIPAL CAUSE OR OBJECT.	Result.	Mode of Settlement— Remarks.		
Di- rectly.	Indi- rectly.	Total.	!				
ONVE	YANCE	S—Conc	luded.		1		
<b>275</b>	150	425	To compel payment of dues by member of the union.	Dues paid.	Direct negotiations of the parties.		
6,800	6,800	13,600	For increase in wages of 123 cents per day and reduction of hours from 93 to 9 per day.	No change in wages, hours to be reduced to 9 on Jan. 1, 1907.	Conference of officers of eon pany with union officer Strikers were organise Foundry laborers were ne rendered idle by this di pute, being already of strike.		
100		100	To compel non-union finishers to join the union.	Strike failed.	Strikers' places immediate filled with new hands.		
105		105	For increase of wages from \$3.21 to \$3.75 per day.	Wages increased to \$3.50 per day.	Conference of employers an business agent of the union Settlement was made to one firm employing 7 mer on August 3.		
LUNAN	ACTUR	ES.					
902			5c. per thousand for bor- ing holes; advance of \$3 per week on time work; and reduction of hours	1	union committee. (C agreement in Chap. V.)		
341		<b>34</b> 1	For increase of wages and re- duction of hours.	Wages increased and hours reduced as demanded.	tee. 25 strikers in one fa tory were out 5 days onl		
2,280		2,280	For recognition of the union.	Strike failed	(Cf. agreement in Chap. V Strikers returned to work.		
806		805	Against reduction of piece rates from \$6.65 to \$4.80 per case for finishers; from \$4.85 to \$3.50 per case for fly finishers; from \$4 to \$3.25 per instrument for regulators; from \$1.35 to \$1.25 per instrument for stringers.		Strikers' places filled with new hands by Feb. 17.		
180		180	Objection to conduct of the foreman.	Strike failed	Strikers returned to work ecept four permanently dicharged. Strikers were un organized.		
<b>960</b>		960	For time and one-half for overtime.	Strike failed	Dispute never terminated ar firm employed non-unic hands. Strikers were id on an average two monti		
270			For reduction of hours from 10 to 9 per day.	Strike failed	each. Strikers returned to work.		

## III.48 NEW YORK STATE DEPARTMENT OF LABOR.

. Table I—Continued.

Establishments In	WOLV	ED.		Емрьотви	18.			Dura		
INDUSTRY AND LOCALITY.	No.	Closed.	Total. No.	Occupation	Di- rectly.	Indi- rectiv.	Total.	Date.	Days.	
			<u> </u>		racay.	1001131				
ITHACA. Wood working mills	7	7		Wood Working. Machine woodworkers Carpenters		50	I	Dec. 23- Mar 1	FAC 56	
New York City. Box factories	25	25	180	Box makers	180	<b></b>	190	Sept. 17- Oct 5	17	
Planing Mill	1		l 130	Teamsters	16		16	July 20–27	7	
	į	l	ļ	l			IV.	LEATHER	AND	
New York Crry. Leather goods	8	8	188	Leather Goods. Bag and suit case makers	183		183	May 25- Aug. 20	78	
Auburn	1		(25)	Shoes. Cutters. Fitters. Thereof females. Others.	50 25 (25)		50 25 (25)		1	
Rocemeras	1	1	(454) 160	Thereof females. Shoe workers Thereof females	55	105 (50)	160 (50)	July 17- Jan. 15	153	
STRACCES	1	1	450 (140)	Shoe workers	189 (105)	25	214 (105)	July 25-Aug. 2, and Aug. 16-June 15, 1907.	81.5	
						V	, ch	BMICALS, C	oils,	
ALBANY. Potash works	1		80	Can makers	80		ı	May 7-10	4	
Baking powder manufac- ture.	1		(26)	Others. Thereof females. Factory hands	25	. <b></b>	25	July 25–30	5	
em de	l		l	l	! !		i	VI. PA	PER	
ALBANT	1		(12) (12) 200	Paper. Machine tenders Packers Thereof females Thereof females.	10		16 10 (10)		7	
	-	-	. ,,					* Five packer	WOC'S	

#### III.49

TION. 			•				
BOTIM	ATED DAYS	S LOST.	PRINCIPAL CAUSE OR OBJECT.	Rasulz.	Mode of Settlement— REMARKS.		
Di- rectly.	Indi- rectly.	Total.					
TURES	-Concl	uded.					
790	1,300	2,080	For contract with the union instead of individual employees.		Dispute never terminated, bu mills were reported run ning full-handed with nev employees by March 1.		
1,800		1,800	\$13 to \$14 and from \$14 to \$17 per week for drivers; from \$14 50 to \$17 per week for bench hands; from \$13 and \$14 to \$15, and from \$15 to \$18 per week for saw hands. Also for reduction of hours		Conference of employers with delegate from the union Mon were idle on the aver age 10 days each. The strikes occurring in differ ent factories at different times.		
112		112	from 60 to 59 per week.  For agreement with union as to wages.	Strike failed	Strikers' places filled with new hands. Dispute no settled, but firm reported full force of employees or July 28.		
RUBBE	R G00	DS.	1		1		
11,626		11,626	For recognition of union and a yearly agreement, which employers refused to sign.	Open shop established	Strikers returned to work or their places were filled by new hands.		
75		75	Against new system of work, which employees thought would reduce wages of fitters.		Strikers returned to work.		
3,000	1,000	4,000	Against open shop	Strike failed	Dispute never terminated, but firm reported running with full force of employees by Jan. 15. Most of the strikers found other em- ployment within 3 months.		
10,000	2,000	12,000	For reinstatement of dis- charged union member, also for discharge of a fore- man.		Strikers' places filled with new hands by Jan. 1, 1907, but on June 15, as result of intervention of president of American Federation of Labor, firm agreed to take back the strikers in preference to new hands until the list of unemployed strikers should be exhausted. Forty five lasters struck on July 25 and returned to work Aug. 2. Aug. 16, 189 and workers went out with same grevance, on being assured of strike benefits from national union.		
820		320	For a Saturday half-holiday	Saturday half-holiday with-	Direct negotiations of em-		
125			with pay.  For re-employment of dis- charged foreman.	out pay.	ployers with strikers. Strikers were unorganised. Strikers returned to work, except four who were dis-		
AND PU	TLP.	i	:		charged.		
*152		152	Against return to piece work after operators had been temporarily on time work while using poor stock.		Strikers returned to work. Strikers not organised.		
est only 1	day.	į		ì			

# III.50 NEW YORK STATE DEPARTMENT OF LABOR.

Table I—Continued.

Establishments In	IVOLY	ED.		Employer			Du		
					NUMB	ER INVOL	VED.		
NDUSTRY AND LOCALITY.	. No. Closed.		Total. No.	Occupation.	Di- rectly.	Indi- rectly.	Total.	Date.	Days.
	i	1	1	Paper—Concluded.				VI. PAPER	AN
ECHANICVILLE	1	<b> </b>	60	Laborers	25	35	60	Apr. 2	
EWBURGH	1		(10) 115	Cutter girls	10 (10)		(10)	Apr. 30- May 5	
	1	•	. (41)				VII.	PRINTING	AN
Чиw York	1		(2) 74	Bookbinders	26 (2)		26 (2)	Jan. 26–31	
Buppalo	5	5	57	Lithographing. Artists, engravers and	57	· · · · · · · ·	57	Aug. 1, 1906- Aug. 1, 1907	3
			125	designers. Pressmen, transferrers and provers.	125		125	Aug. 1, 1901	
NEW YORK CITY	†	,	57 156	Press feeders	57 156		57 156	Aug. 1, 1906- Aug. 1, 1907	a
			130	Stone and plate preparers Pressmen, transferrers	130 740		130 740		
			1	and provers.  Press feeders and apprentices.			290	i .	
Сосикатия	6	t	62	Artists, engravers and designers.	37		37	Aug. 1, 1906- Aug. 1, 1907	а
			10 95	Stone and plate preparers Pressmen, transferrers and provers.	9 85		9 85		-
			41	and provers. Press feeders	39		39		
New York Cerr. Book and job printing	78	t	1,455 (118)	Printing. Compositors Thereof females Electrotypers	1,455 (113) 109		1,455 (113) 109		
			†	Stereotypers	104		104		
ricting and publishing.	1	1	106 31	Compositors Electrotypers and stereo-	106 31		106 31	Nov. 24- Jan. 1	
			16	typers. Engravers Pressmen and feeders	16 187		16 187		
·			101	[ [ Common and records	<b>.</b>				
			i i	.				1	

^{*} Indefinite, but at least one year (306 days)

MIL	ATED DAY	B LOST.	PRINCIPAL CAUSE OR OBJECT.	Result.	Mode of Settlement— Remarks.		
Di- rectly.	Indi- rectly.	Total.			 		
PULP-	-Conclu	ded.	1		I		
25	35	60	For increase in wages	Strike failed	Strikers returned to work		
60	•••••	. 60	For full-time pay in times of slack work instead of pay only for actual time worked.	Strike failed	Strikers returned to work.		
PAPER	GOODS	3.	1	· I	ı		
130	•••••	130	For discharge of two men in arrears for dues to the union.	Strike failed	Dispute never terminated but firm reports strikers places filled with new hand within four or five days.		
27,000	•••••		For eight-hour day and closed shops.	•	Strikers returned to work the artists, engravers an designers on Aug. 1, othe trades May 5. (Cf. Chap III.)		
234,713			For eight-hour day and closed shops.		Strikers returned to work The artists, engravers and designers struck Aug. 12 1906, and declared th strike off Aug. 1, 1907; th stone and plate preparer and pressmen struck Aug. and declared the strike of May 23; the press feeder and apprentices struck Au 3 and declared the strik off Nov. 22. (Cf. Chap III.)		
25,000	•••••	25,000	For eight-hour day and closed shop.	Strike failed	Strikers returned to work the artists, engravers and designers on Aug. 1, othe trades on May 27. (C) Chap. III.)		
286,423	•••••	٠.	9 to 8 per day.	Hours reduced to 8 in 23 shops employing 493 compositors, 41 electrotypers and 28 stereotypers; no change of hours in other shops.	were made; in other shop		
35,648		35,648	Primarily demand of compositors for reduction of hours from 9 to 8 per day from Jan. 1, 1908, but compositors went out on Nov. 24 because of employment of 4 non-union men; on the same day the electrotypers and engravers struck against increase of hours from 8 to 9 per day, or against open shop; on Dec. 1 the pressmen, and on Dec. 3 the feeders, struck on account of disagreement between the two trades as to which should run the brakes on the presses, or against doing work alleged to belong to compositors and electrotypers.		Strikers' places filled wit new hands. (Cf. Chap. III		

## III.52 NEW YORK STATE DEPARTMENT OF LABOR.

Table I-Continued.

Dur.				<b>15.</b>	EMPLOYER	ED.	AOTA	Establishments In	
		WRD.	ER INVOL	NUMB			_		
Days		Total.	Indi- rectly.		Occupation.	Total. No.	Closed.	No.	I IDUSTRY AND LOCALITY.
PE	NG AND PA	INTIN	/II. PR	1					
	Apr. 25-	12		12	Printing—Concl ^a d. Compositors. Others.	18 <b>52</b>		1	Slingerlands
1	Oct. 3-21	26 (1) · 1	i	26 (1)	Compositors	(1)	8	8	Utica
,		65 288 (27)	288 (27)	65		65 521 (57)	•••••	8	Cortland, Glene Falls, Sandy Hill and Schuylerville.
;	Jan. 23–25	56 (20)	••••	(20)	Resiers	(20) 143		1	Glene Falls
TEI	VIII.	. 1		'					
(	May 14–19	24		24	Cotton Goods. Mule spinners Others. Thereof females.	24 1,500 (1,000)		1	Utica
•	Sept. 7–15	200 (144)	14	186 (144)	Weavers. Thereof females. Spinners. Thereof females. Others. Thereof females.	233 (166) 154 (24)	••••	1	Ute Cal
1	Oct. 28- Nov. 2	37 ( <b>37</b> )		37 ( <b>37</b> )	Knitting Mills. Finishers Thereof females Others.	463	•••••	1	ALBANY
11	May 17–29	250 (10) 1,200 (700)	1,200 (700)	250 (10)	Thereof females. Knitters. Thereof females. Others.	(368) 250 (10)	••••	10	Amsterdam
16	April 25- May 5	· 24 24	24	24	CardersOthers	800	•••••	1	Сонова
12	May 14–26	9 55		9	Thereof females. Carders. Others.	` 9		1	Соновъ
1	June 20-27	(20)	(20) 83	17	Thereof females Carders Spinners, knitters and winders	(170) 17		1	Эонова
1	Dec. 16	52 (52)	. <b></b>	52 (52)	Thereof females. Finishers. Thereof females. Others.	(52) (52) 29	•••••	1	Dawngo
•	Sept. 34-29	42 20 (11)	24 20 (11)	18	Thereof females. Mule spinners Carders	(3) 42 20		1	Utica

TION.							
ROTIM	ATED DAYS	LOST.	PRINCIPAL CAUSE OR OBJECT.	Result.	Mode of Settlement— Remarks.		
Di- rectly.	Indi- rectly.	Total.					
300D8	Concl	uded.					
312		312	For union shop	Strike falled	Dispute never terminates but firm secured non-unic hands in strikers' place Strikers found work else where, after idleness of or month on an average for each member.		
442	17	459	For reduction of hours from 9 to 8 per day from Jan. 1, 1906, without change in other conditions.		Negotiations of union committee with employer association. Agreement signed. (Chap. V.)		
334	1,481	1,815	For Saturday half-holiday throughout the year in- stead of during June, July and August.	Saturday half-holiday for 4 months in 1907, 5 months in 1908 and 6 months in 1909.	employers with union com		
148		148	For extra pay at the rate of time-and-one-half for over- time for the boys; the 20 girls struck on the 24th for reinstatement of the boys.		All of the strikers except boys returned to work.		
TLES.							
144		144	For adjustment of piece prices for different numbers of yarn so as to equalize the wages of mule spinners.		Conference of superintender of mules with union con mittee.		
1,116	84	1,200	For 10 per cent. increase in wages instead of 5 per cent. offered.	Strike falled	Conference between employees and overseer of the weaver some. About § 6 the weavers were at wor on the 12th, after being out 4 days.		
185		185	Against reduction in wages of 7½ per cent.	Wages reduced 31 per cent	Direct negotiations of the parties. Strikers were no organized.		
2,500	10,000	12,500	For increase in wages of 23 cents per hour.	Piece work substituted for time work with rates based on those in competing mills where piece work generally prevailed.	Direct negotiations of representatives of the strikes with the firms. Strikes only temporarily organised (Cf. Chap. IV.)		
240	240	480	For increase of wages from \$1.50 to \$1.75 per day.	Wages advanced to \$1.62\frac{1}{2}	Conference of mill manages with union committee.		
108	660	<b>76</b> 8	For increase of wages from \$9 to \$9.75 per week.	Wages advanced to \$9.75	Conference of employers with workmen.		
119	231	350	For increase in wages of 25 cents per day.	Advance of 121 cents	Conference of employers an workmen.		
52		52	Against change of overseer in finishing room.	Strike failed	Conference of new overse with strikers, the latter n turning to work. Strike		
108	264	372	For increase of wages of spinners assistants.	Wages of assistants increased from \$5 to \$6 per week.	not organised.  Direct negotiations of the parties.		

# III.54 NEW YORK STATE DEPARTMENT OF LABOR.

Table I-Continued.

ESTABLISHMENTS IN	VOL#	ED.		Employee	8.				Don
				1	NUMB	ER INVOL	VED.		
NDUSTRY AND LOCALITY.	No. Closed.		Total. No.	Occupation.	Di- rectly.	Indi- rectly.	Total.	Date.	Days
		·		·			VI	II. TEXTIL	ES-
	ı	ľ	1	Lace.		ı		1	l
Nawburgh. Lace factory	1		49	Lace weavers Others. Thereof females.	10		10	Sept. 6- Oct. 8	2
	1		İ	Oil Cloth and Twine.			į		
BUCHANAN. Oil eloth factory	1	1	(10)	Oil cloth workers Thereof females Others	160 (10) 31		160 (10) 31	Dec. 8-16	
NEW YORK CITY. Pwine and cordage fac- tory.	1		50 (50) 550	Hammock makers Thereof females Thereof females.	50 (50)		50 (50)	July 12	
•			(330)	Silk and Ribbon.	; !		İ	1	
GENEVA. Bilk factory	1	1	7 10 (10)	Silk weavers	7	10 (10)	10		
GLENDALE.									,
Silk ribbon factory	!		40 (40)	Weavers. Winders. Thereof females. Warpers.	40 (40)		(40)		•
	:		(30)	Thereof females Others.	<b>(3</b> 0)		(30)	1	
NEW YORK CITY. Silk ribbon mill	1		100 50 (50)	Weavers. Helpers Thereof females	100 50 (50)		100 50 (50)		2
Ribbon weaving	1		(60) 28 14	Finishers. Thereof females. Ribbon weavers. Others. Thereof females.	28		; <b>28</b>	Aug. 8– Sept. 20	:
NEW YORKQUEENS. Silk mill	. 1	<u> </u> 	50	Silk weavers	30 (15)	 	30 (15)	May 2-15	1
	!	J		· i	•	17		 THING, MI	 * * * *
						IA	CLU	i mino, mi	1
BUPPALO	1	1	29	Caps. Cap makers Laundering and	21	. 8	29	June 27	1
New York City. Reaning and dyeing	1		96 (70)	Dyeing. Pressers Thereof females Others.	85 ( <b>60</b> )	· · · · · · ·		Sept. 4	i !
Troy.	1	1	(191)	Starchers. Thereof females Collar ironers and finish-	(191)		(191)	ŀ	1
			(118)	Thereof females	28 (28)	(90)	129 (118) 67		

TION				•				
ESTIM.	ATED DAY	S LOST.	PRINCIPAL CAUSE OR OBJECT.	Result.	Mode of Settlement— Remarks.			
Di- rectly.	Indi- rectly.	Tetal.	OSSECI.	 	ASSERBANG.			
Conclud	led.							
240		<b>240</b>	Against change in system of paying time work with one machine standing.	Old system continued	Conference of employers with union officials.			
1,528		1,528	Against change from piece to day work.	Strike failed	Strikers returned to work.			
25		25	For the discharge of three Polish girls.	Strike falled	Strikers returned to work, except 6 of the leaders who were discharged.			
42	60	102	For increase of wages to bring the scale up to that formerly received by weav- ers when employed by same firm in New York City.	-	Conferences between strikers and foreman			
12,600		12,600	For recognition of the union.	Strike failed	Strikers returned to work or their places were filled by new hands.			
4,410			Against installation of time clocks.	  Strike failed	Strikers returned to work so far as their places had not been filled.			
1,036		1,036	Men were locked out because unwilling to work during excessively hot weather.	Strike falled	No settlement. Strikers' places filled with new hands.			
360		360	Against company's rules con- cerning quality of work.	Strike failed	Seven strikers returned to work, places of others filled with new hands. Strikers were unorganised.			
BRY, L	AUNDR	Y, ETC.						
630	144	774	Against open shop	Open shops established	Strikers returned to work as individuals.			
. 85		85	Against introduction of time slips.	Strike failed	Strikers returned to work.			
4,180	3,192	7,372	For re-employment of a dis- charged employee.	Strike falled	Arbitration by a board of three members one each named by the disputants and the third appointed by the other two. Strikers re- turned to work pending the decision.			

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		××××			×××				NUMB	ER INVOI	VED.
		×××		××××	E ×××		****		Di- rectly.	Indi- rectly.	Total.
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I		XXX AXX		XX				 :	1,400 (600)		1,400 (600)
		XXXXXX		×××××	×××××		×××××				
		×××××××××××××××××××××××××××××××××××××××		X					220		220

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		REPRESENTATION	*****							×××	*****		NUMB	ER INVOI	VED.			
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MANAMAN IN	XXX									****			I	X. CL	THIR	G, 1	ILLIN	ERY,
0.0000000000000000000000000000000000000			XXXX	BARRANTA TOTAL MEMBERS							*** ** ** ×	1	1,400 (600)		1,400 (600)	Jan.	18–20	3
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	200	*********	***	77771	4444		44444	****	4444	****								
	******	****	11611	THE PERSON	28	1000	2		P.L.		Herm		1,300 (200)	,	1,300 (200)	May	80- June 23	22
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		****	****		7.7.6.T							:	(30) 100 (50) 115 (25) 20	23	100 (50) 233 111 (25)	Jan.	15-	17
		7777	171		1				PI SII	de la companya de la companya de la companya de la companya de la companya de la companya de la companya de la companya de la companya de la companya de la companya de la companya de la companya de la companya de la companya de la companya de la companya de la companya de la companya de la companya de la companya de la companya de la companya de la companya de la companya de la companya de la companya de la companya de la companya de la companya de la companya de la companya de la companya de la companya de la companya de la companya de la companya de la companya de la companya de la companya de la companya de la companya de la companya de la companya de la companya de la companya de la companya de la companya de la companya de la companya de la companya de la companya de la companya de la companya de la companya de la companya de la companya de la companya de la companya de la companya de la companya de la companya de la companya de la companya de la companya de la companya de la companya de la companya de la companya de la companya de la companya de la companya de la companya de la companya de la companya de la companya de la companya de la companya de la companya de la companya de la companya de la companya de la companya de la companya de la companya de la companya de la companya de la companya de la companya de la companya de la companya de la companya de la companya de la companya de la companya de la companya de la companya de la companya de la companya de la companya de la companya de la companya de la companya de la companya de la companya de la companya de la companya de la companya de la companya de la companya de la companya de la companya de la companya de la companya de la companya de la companya de la companya de la companya de la companya de la companya de la companya de la companya de la companya de la companya de la companya de la companya de la companya de la companya de la companya de la companya de la companya de la companya de la companya de la companya de la companya de la companya de la	HEATH		(25) 20		(25)	June	Feb. 2 15-19	
4 4 4 4 4 4 4 4 4 4 4 4 4 4 4 4 4 4 4 4		A 4 4 4 4 4 4 4 4 4 4 4 4 4 4 4 4 4 4 4	44444		1	SPEEDER SPEEDE	0		135		SHEET SHEET	 	18 (4)		18 (4) 36 (36)	July	17	1
			4 4 4 4 4	AAAII	1		ò		D I V		HARA		(4) 36 (36) 25		(86)			
		* * * * * * * * * * * * * * * * * * *		**************************************														
		111	A A A	777					777									

### Bureau of Mediation and Arbitration, 1906. III.57

TION.		:					
ESTIM	ATED DAYS	LOST.	PRINCIPAL CAUSE OR OBJECT.	Result.	Mode of Settlement— Remarks.		
Di- rectly.	Indi- rectly.	Total.					
LAUNE	RY, ET	C.—Con	tinued.				
1,550	-	1,550	Strike of 50 garment workers in one firm Jan. 18 for discharge of a non-union employee, resulting in a general lockout on Jan. 20 by the employers' association on ground that the strike was a violation of existing agreement for arbitration.		Conference of representatives of the employers' association, union committee and international union president.		
2,240		2,240	Twenty pants makers in one firm struck on March 5 for reinstatement of member of the United Garmens alleged because members of the United Garmens Workers of America refused to work with members of the former union, resulting in a general strike on March 7 of 200 pantsmakers in 6 other firms in support of the discontinuance of the employers' trade employment bureau and use of the United Garment Workers' label.	Members of the Industrial Workers of the World joined the United Garment Workers union, the Buffalo local of former being disbanded, and conditions of employment remaining as in existing agreement between the United Garment Workers and the Manufacturers' association.	Council of the United Gar- ment Workers and the em- ployers. (C1. Chap. IV.)		
18,000	7,500	25,500	For an increase of 10 to 20 per cent. in wages.	-  Wages advanced as demanded	Negotiations of president of union with each contractor.		
5,000		5,000	For recognition of the union.	Strike failed	No settlement, but employer reported places of strikers filled with new hands im- mediately. Union reported 40 hands still out on August 30, but that the strike was lost.		
10,000		10,000	For increase in wages, recog- nition of union and free machines.	Increase of wages and other conditions as demanded.	Conference of union repre- sentatives with individual contractors. Agreement signed. (Chap. V.)		
56,575	17,009	73,584	Against discharge of 65 coat makers.	Discharged coat makers reemployed.	Conference between general secretary of union and employer, arranged by a manufacturer from Cincinnati. Agreement signed. (Chap. V.)		
1,955		1,955	For recognition of the union	Strike failed	Strikers returned to work.		
80		80	For pay day on Tuesday in- stead of Thursday.	Pay day changed to Tuesday.	Conference of union delegate with employer.		
79		79	For reinstatement of dis- eharged employee.	Strike failed	Direct negotiations of the parties.		

## III.58 NEW YORK STATE DEPARTMENT OF LABOR.

Table I-Continued.

Dura				B.	EMPLOYEE		ED.	AOFA	ESTABLISHMENTS IN
		VED.	ER INVOL	NUMBI					
Days	: 1	Total.	Indi- rectly. Total.		Occupation.	Total. No.	Closed.	No.	INDUSTRY AND LOCALITY.
ZRY,	G, MILLINE	THIN	X. CLC	I	1 36-1-01-4-1	,			
4	May 5-9	150 (50)	•••••	150 (50)	Men's Clothing— Concluded. Garment workers Females	897 (157)		1	UTICA. Clothing factory
90		35 250 (75) 95 (75)		(75) 95	Cutters and trimmers Coat makers Thereof females. Pants and vest makers Thereof females	250 (75) 95	1	1	Clothing factory
8	July 6–14	700 (600)		700 (600)	Neckwear. Neckwear makers. Thereof females.	700	50	50	New York Citt
14	Jan. 28- Feb. 10	20	••••	20	Cutters	20 30		1	New York City
40	June 21-	1,067		1,087	Women's and Children's Clothing.  Jacket makers	1,067	40	40	New York City. Children's jacket making.
	Aug. 7 August 1-7.	200 (50)		200	Cutters	20 200 (50)	• • • • • •	1	Cloak making
18	July 23– Aug. 11	****	•••••	15	Pressers. Cutters. Tailors.	40 15	1	1	Cloak making
	May 7-12	75	••••	75	Finishers, operators and	75	3	3	Cloak factories
: : (	April 30- May 5	(15) 230 (170) 20 (20)	20 (20)	(170)	Thereof women. Operators. Thereof females. Floor girls. Thereof females.	230 (170) 20	1	1	Shirt walst factory
1	Aug. 7-16	lő	10	50	Pressers. Waist and suit makers. Thereof females.	50	1	1	Women's ck thing factory
	OOD, LIQU		•		ı ,				
ORS		18		18	Bakeries.		4	4	NEWBURGE

TION.							
ESTIM	ATED DATE	LOST.	PRINCIPAL CAUSE OR ORJECT.	Result.	Mode of Settlement— Remarks.		
Di- rectly.	Indi- rectly.	Total.	<del></del>				
LAUND	RY, BT	C.—Con	cluded.	1	ı		
600		600	For reduction of hours from 59 to 54.	Strikers returned to work upon promise of firm to consider their demands on June 1, 1906.	Member of general executive board of the United Gar- ment Workers of America ordered the strikers to re- turn to work. Strike was not approved by the na-		
<b>36,4</b> 80		36,480	For reduction of hours from 59 to 54 per week and for a new contract.	Strike failed	tional union. Strikers returned to work.		
5,600		5,600	Originally lockout because the union imposed a fine on an employer for abuse of an employee; after- ward a strike for union agreement.	ment signed by all employ- ers involving increase of wages from \$3 to \$3.50 per	representatives brought about by announced inten-		
280		280	For increase in wages and recognition of union.	Strike failed	Chaps. IV. and V.) Strikers' places filled with non-union hands.		
42,680		<b>42,6</b> 80	For reduction of hours from 59 to 53 per week.	Hours reduced to 53 per week.	Conference between employ- ers and committee from the union.		
1,200		1,200	For recognition of union	Union recognized	Conference between employ- ers and union committee.		
1,770	 	1,770	Principally for recognition of union; also for increase of cutters' wages from \$18 and \$20 to union rate of \$24.	[ 	No settlement, but employer reported full working force composed of new hands or strikers who had returned to work on Aug. 11. Cut- ters struck July 23, tailors August 1.		
450	! 	450	For increase in piece rates of 5 cents per garment.	Advance of 5 cents per gar- ment.	Conference of employers and union committee.		
1,610	210	1,820	For reduction of hours to 10 per day.	Hours reduced to 10 per day.	Conference between employer, representatives of union and a manufacturer from whom the employer re-		
4.50		450	For re-employment of dis- charged member of the union.	Reinstatement of discharged employee and recognition of union.	ceived much work. Conference of union commit- tee and members of firm.		
AND T	OBACCO	) <b>.</b>		1	1		
		18	For renewal of union agree- ment to which employers objected chiefly in respect of prohibition of work on the night of holidays in- stead of on the eve; also in respect of prohibition of reduction of existing wages when higher than union scale, phrasing of union shop clause, restric- tion of overtime work and use of union label at em- ployers' expense.		Conferences of president and secretary of Central Labor Union with individual em- ployers. Agreement signed. (Chap. V.)		

#### III.60 NEW YORK STATE DEPARTMENT OF LABOR.

Table I-Continued.

Dura	1			8.	Employem		Establishments Involved.				
		VIIID.	B IMAOF	NUMBI							
Days.	Date.	<u>T</u> otal.	Indi- rectly.	Di- rectly.	Occupation.	Total. No.	Closed.	No.	INDUSTRY AND LOCALITY.		
AND	, LIQUORS	FOOD,	<b>X.</b> 1	<u>-</u>	· · · · · ·						
25	Sept. 1- Oct. 1	150 50	••••	150 50	Breweries and Bottling Works. Bottlers	150 50	•••••	42	Naw York City. Mineral water bottling		
14	/ July 2 <del>6-27.</del> .	:7		27	Brewery workmen	75	•••••	1	Syraguss. Browny		
12 51	July 25- Aug. 7 May 1- June 30	700 (200) 75 (15)		75	Cigars. Cigar makers. Thereof females. Cigar makers. Thereof women.	(200) 75 (15)	1	1	Naw York City		
18		400 100 (100)		100	Strippers. Cigar makers	400 100	1	1	, Naw York City		
20	i	(16)	64 (44)	75 (16)	Cigar makers	64	1	1	Syracuss		
1	May 17	15	••••••	15	Provisions. Drivers Butchers, etc.	20 200	••••	1	New York, Manhattan.		
AND	BR, LIGHT	WATI	XI.			_			<b></b>		
' '	June 23	20	•••••	20	Laborers	20	1	1	YONKERS. City water department		
22	5 Aug. 2-28	35	•••••	85	PiremenOthers.			1	BUFFALO. Ges manufacture		
MG	XII. BUILD		1		Building (General)	ı					
2	July 11–12	25		25	Building (General) Carpenters. Painters. Others.	11		1	AUBURN		

## BUREAU OF MEDIATION AND ARBITRATION, 1906. III.61

TION.							
BOTTM	IATED DAY!	LOST.	Principal Cause or Object.	Rasuur.	Mode of Settlement— Remarks.		
Di- rectly.	Indi- rectly.	Total.					
TOBAC	CO-Co	acluded.	1	I	I		
3,000		3,000	For increase of wages from \$7 to \$11 per week for bot- tiers and from \$12 to \$14 per week for drivers, also for reduction of working hours from 12 to 10 per day.		Conferences of employers with Secretary of United Hebrew Trades. Agreement signed. Strike did not effect all fac- tories at the same time.		
40		. 40	For reinstatement of dis- charged washhouseman and return to his former position of bottler who had been transferred to wash- house.		Conference of employers with union representatives.		
8,400		8,400	For reinstatement of dis-	Strike failed	Strikers returned to work.		
200		200	charged employee. For increase of 10 per cent. in piece rates on forty grades of cigars.	Rates increased on four grades from \$1.50 to \$1.62 per thousand for making and from \$2 to \$2.25 per thou- sand for packing.	of the firm with union com-		
9,000		9,000	For increase of \$1, \$2 and \$3 in rates per thousand on certain cigars; demand that firm refrain from examining work after 3 P. M.; that week end on Friday evening and be paid for on Saturday; and that if contract presented was not signed the shop should remain an organized shop.	Prices increased 25 cents, 50 cents and \$1 per thousand on the grades of work in question. Shop to remain union.	Conference of member of firm with representatives of the union.		
1,500	1,280	2,780	For discharge of new assist- ant foreman alleged to be arbitrary in his conduct toward workmen.	Assistant foreman resigned	Strikers returned to work upon resignation of objectionable foreman. (Cf. Chap. IV.)		
15		15	For re-employment of dis- charged union member.	Discharged member re-em- ployed.	Conference of firm's manager with union representatives.		
POWE	R DIST	UBUTIC	ON.				
20		20	For increase of wages from \$2 to \$2.25 per day, and allowance for car fare to and from work previously received but which had been discontinued.	Car fare allowed as previously; after resumption of work, on July 1, wages were ad- vanced to \$2.25.	Conference of mayor of city with committee of strikers.		
800		800	For increase of wages from \$2 to \$2.25 per day.	Strike falled	Disputs never settled but em- ployers reported full force of new hands on Aug. 28.		
INDUS	TRY.			1	•		
50		. 50	Against employment of non- union painters who were employed in the places of painters on strike against employment of non-union plumbers.	Strike failed	Strikers' places filled with new hands.		

# III.62 NEW YORK STATE DEPARTMENT OF LABOR.

Table I-Continued.

Dur	:			6.	Емриотви		ED.	VOLVI	Establishments In
		VED.	ER INVOL	NUMBI					
Days	Date.	Indi- rectly. Total.		Di- rectly.	Occupation.	Total. No.	Closed.	No.	INDUSTRY AND LOCALITY.
G IN	. BUILDING	XII		<del></del>	-				
8	June 18- July 28	50 40		50 40	Building (General)— Continued. Carpenters	50	12	12	Auburn
		25 50		25	Painters Others	25			
1			40	25 2	Bricklayers Electricians Engineers	25 2	6	6	Buffalo
		40 88	40	88	Laborers Carpenters, iron workers, plumbers, etc.	40			
•	April 2-5	65		65	Brickiayers and masons.	65	4	4	Elmira
17		8		5 8	Painters	8	1	1	NEW YORK CITY
1	Sept. 28- Oct. 13	65	•••••	65	Carpenters	65	1	1	NEW YORK CITY
:	Feb. 23-24	15 10		15 10	Stone cuttersLathersPlumbersSteam fitters	15 10 10		1	Naw York City
1		7 5 2	••••••	5	Carpenters Lathers. Plasterers	5	•••••	1	NEW YORK CITY
19				2	PlumbersSteam fittersLathersPlumbers	2		1	NEW YORK CITY
-		10		10	Laborers	10			
4	Oct. 20- Dec. 12	20 10		20	Plumbers	20	1	1	Naw York City
		10		10	Plumbers neipers	10	1	1	New York City
		2 8 8 2	2	2	Painters Plasterers Plasterers' laborers	2 8 8	•	•	NEW TORK OITH
2:	July 5–28	42	z		Plumbers	42		1	NEW YORK CITY
;		18 12 14		14	Plasterers Plasterers' laborers Others	1 12		1	NEW YORK CITY
	April 9–7	29		29	Carpenters, lathers and steam fitters. Plumbers and helpers.	29		1	NEW YORK, BROOKLYN

## BUREAU OF MEDIATION AND ARBITRATION, 1906. III.63

non.							
BSTIMA	TED DAYS	LOST.	PRINCIPAL CAUSE OR OBJECT.	Reșult.	Mode of Settlement— Remarks.		
Di- rectly.	Indi- rectly.	Total					
OUSTR	Y—Con	tinued.	1	1	1		
4,075		4,075	Against employment of non- union plumbers during strike of union plumbers.		Carpenters returned to work on June 19; the others re- turned to work or inaugu- rated independent strikes o		
1,387	360	1,747	Against employment of members of independent local union of electrical workers at \$3.20 per day instead of members of the international union affiliated with the United Trades and Labor Council at \$2.80	against members of inter- national union.	their own in August.  Negotiations of the busines agent and executive com- mittee of the United Trade and Labor Council with rep- resentatives of the Builders Exchange. Bricklayer went out April 5 thereby rendering idle the 40 labor ers. (Cf. Chap. IV.)		
260			For increase of wages from 41 to 50 cents per hour.		Conference of employers and representatives of strikers Strikers were organized.		
, 367			employing non-union men.	firm.	representative of the strik ers.		
1,764		1,764	Against discharge of Na- tional League plumbers to make way for employment of United Assn. plumbers.	Plumbers of National League re-employed.	Negotiations between the con tractor and National League of Plumbers No. 2. Agree ment signed with Nations League Plumbers No. 2.		
40			For discharge of members of independent local lathers' union, strikers being mem- bers of international lath- ers' union.		Associated Building Trade ordered men to return to work and on May 4 formally declared strike off.		
16			ers' union.  For discharge of members of independent local lathers' union, strikers being members of international lathers' union.		Associated Building Trade ordered men to return to work and on Feb. 16 form ally declared the strike off		
823		823	For employment of members of the Wood, Wire and Metallic Lathers' Union for wood lath work, in place of the members of Metallic Lathers' Union, the former claiming that the latter were not recog- nized as union men.	Strike failed	Central Building Trades' As sociation upon investiga tion decided that member of both bodies were union men whereupon strikers re turned to work.		
1,600	•••••	1,600	Against employment of non- union plasterers.	Non-union plasterers dis- charged.	Negotiations between busines agent of the union and em ployer.		
120	8	128	Against employment of non- union plumbers.	Non-union plumbers joined the union.	Conference of representative of the plumbers union with employer.		
862	•••••		Against employment of non- union tinsmiths from Phil- adelphia where the union tinsmiths were on strike against the firm.		Strikers returned to work by order of their union.		
88	· · · · · · · · · · · · · · · · · · ·	88	For employment of union laborers in place of non- union men who were at work.	Union men were employed	Conference of contractor with business agent of the union		
203		203	To compel the plumbers who were members for the United Association of Journeymen Plumbers, etc. to join the rival National League of Plumbers, etc.		Strikers' places filled with new hands.		

## III.64 NEW YORK STATE DEPARTMENT OF LABOR.

Table I-Continued.

Establishments In	VOLV.	ED.		Employee	<b>s.</b>				Dura
					NUMB	ER INVOL	VED.		
INDUSTRY AND LOCALITY.	No.	Closed.	Total. No.	Occupation.	Di- rectly.	Indi- rectly.	Total.	Date.	Days.
		1	)	Building (General)—	•		XII	BUILDIN	G IM
New York, Brooklyn	1		9 4 8	Continued. Carpenters	9 4 8 4		· 9		•
New York, Brooklyn	1	1	ł	Carpenters, plasterers and laborers.	48	14		Mar. 20–23	4
New York, Brooklyn	1			Carpenters, plasterers and laborers. Plumbers and laborers.	18	•••••	18	Mar. 20-27	8
NEW YORK, BROOKLYN	1	1	50 150	Drivers	50	150	50 150	May 10-25	14
NEW YORK, BROOKLYN	1	1	20 20	Painters	20 20 8	14	14 20 20 8	li .	4
NEW YORK, BROOKLYN	1		12 4 4	Carpenters	4		12 4 4 5		7
NEW YORE, MANHATTAN	1	1	8	Plumbers, steam fitters and helpers.	8	12	ì	June 15-16	2
NEW YORK, MANHATTAN.	1		52	Lathers Electrical workers Painters, plumbers and helpers. Plasterers and laborers.	20 52			May 8-18	10
NEW YORK, MANHATTAN	1	1	30	Electrical workers, lathers, plumbers, steam fitters and helpers.	30		30	May 24- June 28	31
			38	Plasterers and laborers		<b>3</b> 8	38		
New Yore, Manhattan	1			PlasterersOthers			30 168	May 7- June 2	24
New York, Queens	1	· · · · · · · · · · · · · · · · · · ·	28 4	Flectricians	4		28 4 2	Nov. 3-7	4

DÒN.							
ESTIM	ATED DAYS	LOST.	Principal Cause or Object.	Result.	Mode of Settlement— Remarks.		
Di- rectly.	Indi- rectly.	Total.					
USTR	YCon	tinued.	 	<b>i</b>	1		
	-		\$3.50 to \$4 per day for carpenters which had been promised by foreman with- out contractor's knowledge.		strikers' places filled imme diately with non-union men		
192	56	248	To compel the painters who were members of the Brotherhood of Painters, etc., to join the Amalga- mated Painters, etc.	Painters joined the Amalga- mated Painters' organiza- tion.	Conference of employers with representative of the Amal gamated Painters.		
144	144		144 14		mated rainters, etc. To compel, on behalf of the National League of Plumb- ers, etc., the discharge of the plumbers who were members of the rival United Association of Journeymen Plumbers, etc.	Strike failed	Strikers returned to work.
700	2,100	2,800		Wages advanced to \$2.25	Conference of president or company with officers or union.		
192	56		hood and join the National Alliance of Amalgamated	ľ	Conference of union delegates with employer.		
175		175	For discharge of "United Association" plumbers. strikers being members of the "Plumbers' League."	Strike failed	Strikers returned to work.		
16	24	40	For discharge of non-union lathers.	Non-union lathers discharged.	Conference of employers with committee from Associated Building Trades.		
720			members of Operative Plasterers' International Association or the Broth- erhood of Electrical Work- ers and for employment of members of the Journey- men Plasterers' Society and the Greater New York Electrical Workers' Union.		Strikers returned to work, the Associated Building Trade having disapproved their action.		
930	1,178	2,108	For discharge of members of Journeymen Plasterers Society and for employ- ment of members of Op- erative Plasterers' Inter- national Association.	"Journeymen" plasterers dis- charged, "Operative" plas- terers employed	Conference of contractor with committee from Asso clated Building Trades.		
4,752			For discharge of members of the Journeymen Plaster- ers' Society not affiliated with Associated Bullding Trades and employment of none but members of the Operative Plasterers' International Association affiliated with Associated Building Trades.	Work given to Operative Plas- terers' International Asso- ciation.	board of delegates of Asso cinted Building Trades.		
192		192	Against employment of non- union electricians.	Non-union electricians dis- charged.	Conference of representative of the building trades of Queens and Nassau coun ties and the employer.		

# III.66 NEW YORK STATE DEPARTMENT OF LABOR.

Table I-Continued.

Employers,	D
NUMBER INVOLVED	
d. Total. Occupation, Directly. Indirectly. Total.	Date. D
Building (General)— Concluded.	BUILDING
1 1 Foreman 1 1 1 F	Feb. 16-19
12 Painters	Oct. 2-12
6 Plumbers 6 6	Apr. 20-25
4 Painters and plumbers.	May 1
92 Carpenters, masons and	Tune 9
others. 15 Laborers	July 19–23
Carpentry.	Apr. 17-21
5 40 Carpenters. 40 40 A	ing. 18-20.
	pr. 2-5
6 54 Carpenters 54 A	pr. 2
† Carpenters	fay 1- June 15
1 103 Carpenters 103 103 Ju	uly 2–7
Concrete Construc-	
Blectrical Wiring.	ept. 19
4 25 Electrical workers 25 25 Se	opt. 29- Oct. 17

## BUREAU OF MEDIATION AND ARBITRATION, 1906. III.67

fion.							
BOTTM	ATED DAYS	LOST.	PRINCEPAL CAUSE OR OBJECT.	Result.	Mode of Shitlehent Remarks,		
Di- rectly.	Indi- rectly.	Total.		•			
DUSTR	YCon	tinued.		1			
108	210	318	To sustain foreman in refusal to take orders from super- intendent.	Strike falled	Strikers returned to work ex-		
580		580	Against employment of non- union painters.	Non-union painters with- drawn from the work.	Direct negotiations of the parties.		
200		200	Against the employment of non-union painters and plumbers.	Non-union men withdrawn from work.	Strikers returned to work.		
4,000		4,000	For increase of wages and reduction of hours.	Strike failed	Strikers' places filled immedi- ately by new hands. Strik- ers secured other work within a few weeks.		
15			union laborers.	Non-union men applied for membership in the union.	Conference of business agent of the building trades council		
112		112	Against employment of non- union laborers.	Non-union men joined the union.	with memora of the business agent of union with the firm.		
130			member of the German mion of carpenters, which was in arrears for per- capita tax to the carpen- ters' district council and whose members were without working cards	The German union paid ar- rears of per capita tax to district council, and its members received working card.	sentatives of the German union and the district coun-		
280		280	from that body. Against " open shops "	"Closed shop "	Direct negotiations of union		
260		<b>26</b> 0	and reduction in hours	Wages increased to 35 cents and hours reduced to 47.	employers and union repre- sentatives. Agreement		
54		54	9 to 8 per day without de-	Hours reduced as demanded.	signed. (Chap. V.) Conference of employers with union committee. Agree- ment signed. (Chap. V.)		
28,870		28,870	crease of pay.  For increase of wages in  Brooklyn Borough from  \$4 to \$4.50 per day, being  originally a strike in that  Borough followed by general lockout of members  of Carpenters' District  Council of Greater New  York because an arbitra-  tion award adverse to the  Brooklyn members was  not accepted by tham.	Wages to be advanced to \$4.30 per day in Brooklyn Borough on July 1, as provided for in a previous agreement and to be further advanced on Aug. 15 to \$4.50 per day.	Negotiations between repre- sentatives of Master Car- penters' Association and the unions. Agreement signed. In Brooklyn Bor-		
515	•••••	515	For increase of wages from \$4.50 to \$4.80 per day.	Wages advanced to \$4.80	Conference of employer's representative with union committee.		
12	•••••	12	For re-employment of two discharged employees.	Strike failed	Strikers returned to work.		
400		400	For reduction of hours from 9 to 8 per day and increase in wages from \$2.75 to \$3 per day.	Hours reduced to 8 and wages advanced to \$3 by one firm employing 12 of the strik- ers; strike failed in other shops.	Conferences of employer with representatives of the union in case of firm which set- tled; in other shops strikers' places were filled with new hands.		

# III.68 NEW YORK STATE DEPARTMENT OF LABOR.

Table I—Continued.

ESTABLISHMENTS IN	VOL V	ED.		Employm	<b>18.</b>					Dura
					NUMB	ER INVO	.VBD.			
INDUSTRY AND LOCALITY.	No.	Closed.	Total. No.	Occupation.	Di- rectly.	Indi- rectly.	Total.	Total.		Days
•							XI	I. BU	ILDIN	G IN
Schenectady	6	6	23	Electrical Wiring— Concluded. Electrical workers	! <b>23</b>		23	Apr.	7-28	19
Buffalo, Rochester	4	4	52	Elevator Construc- tion. Elevator constructors	52		52	May 1	- <b>26</b>	23
				Excavating.			'			
Вати	1	1	15	Laborers	15		15	May 3	30	1
NEW YORK CITY	1	1	1,200	Rockmen (laborers)	1,200		1,200	July 1	6	1
New York City	1		15	Engineers	15		15	Feb. 1	5-16	2
PORT CHESTER	5	5	500	Laborers. Excavators Rockmen	500 100		500 100	May 8	3-12	
Åmsterdam	12	12	30	Masonry. Hod carriers Laborers Masons	35 25	36	35 25 36	July 1	16-20	ē
AUBURN	12	8	65 40	Masons, plasterers, etc Laborers.	40	•••••	40	Aug.	1-20	17
NEW YORK CITY	1	1	9 10	Bricklayers Laborers	9	10	9 10	Aug.	28-31	4
Oswego	1	•		Bricklayers	15	30	15 30	Dec. 2	26-30	
Schenectady	15	15	120	Bricklayers and masons.	120	100	120 100	June :	l-26	22
Schenectady	20	20	100	Laborers. Bricklayers and masons.	100	120		June :	25- July 7	12
Yonkers	8	8	150 75	Bricklayers and masons.	150 75		150 75	April	24-28	5
ÅLBANT	15	15	100	Painting and Paper- hanging. Painters	. 100		100	April	1-30	25

TION.							
MOTIN	LATED DAY	S LOST.	PRINCIPAL CAUSE OR OBJECT.	Resuur.	Mode of Settlement— Remarks.		
Di- rectly.	Indi- rectly.	Total.			,		
DUSTI	RY—Con	tinued.	_	_			
437		437	For Saturday half-holiday with pay.	Hours for Monday to Friday increased from 8 to 8½ and Saturday half-holiday with- out pay.			
1,196		1,196	For uniform rate of wages per day of \$3.40 for me- chanics and \$2.40 for helpers.	Uniform rates as demanded	Direct negotiations of union committee with representa- tives of the firms. Agree- ment signed. (Chap. V.)		
15		15	Against objectionable time-	Strike failed	Strikers returned to work.		
1,200		1,200	keeper. For increase of wages from \$1.75 to \$2 per day.	Strike failed. Men returned to work at same rate of	No settlement.		
30		<b>3</b> 0	For reinstatement of dis-	Strike failed	Union ordered men to return		
3,000		3,000	charged engineer. For increase in wages of 25 cents per day (\$1.50, \$1.75 to \$1.75, \$2.00.)	No change in wages	to work. Strikers returned to work. Strikers were organized.		
<b>300</b>	180	480	For increase of wages and nine-hour day.	Advance from \$1.75 to \$2 (average) for hod carriers and from \$1.50 to \$1.75 (average) per day for labor- ers; hours reduced from 10	ers and representatives of union and officers of Central Labor Union.		
160		160	For increase of wages from 50 to 55 cents per hour and Saturday half-holiday.	to 8-10 for hod carriers. Wages advanced to 55 cents	Negotiations of representa-		
36	40	76	To enforce the union scale of wages.	No change in wages	Executive board of Bricklay- ers' Union ordered the men back to work, the contract		
75	150		To enforce provision of in- ternational union's consti- tution requiring that a journeyman member over- see all work on all walls the construction material of which takes the place of stone or brick.		being nearly completed. Dispute never terminated but contractors filled strikers' places with non-union men.		
2,640	2,200		50 to 60 cents per hour and Saturday half-holiday.	- 1	ers' association and the		
1,200	1,440	2,640	For increase of wages from \$1.75 to \$2.25 per day, time and one-half for over- time, double time for holi- days and Sundays and Saturday half-holiday.	Increase of wages to \$2.25 and other conditions as demanded.	Conferences of individual em- ployers with union commit- tee.		
1,125		1,125	To compel payment of wages, at the place of work to an employee who refused to go to the office therefor.	Decision that men should be paid at the office.	Work resumed pending settle- ment by the Building Trades' Arbitration Board, composed of 6 master build- ers and 5 bricklayers.		
2,500		2,500	For an increase of wages from \$2.50 to \$3 per day.	Wages increased from \$2.50 to \$3 per day.	Conference of representatives of union and employers' association.		

### III.70 NEW YORK STATE DEPARTMENT OF LABOR.

Table I-Continued.

Date   Date   Date   Date   Date   Date   Date   Date   Date   Date   Date   Date   Date   Date   Date   Date   Date   Date   Date   Date   Date   Date   Date   Date   Date   Date   Date   Date   Date   Date   Date   Date   Date   Date   Date   Date   Date   Date   Date   Date   Date   Date   Date   Date   Date   Date   Date   Date   Date   Date   Date   Date   Date   Date   Date   Date   Date   Date   Date   Date   Date   Date   Date   Date   Date   Date   Date   Date   Date   Date   Date   Date   Date   Date   Date   Date   Date   Date   Date   Date   Date   Date   Date   Date   Date   Date   Date   Date   Date   Date   Date   Date   Date   Date   Date   Date   Date   Date   Date   Date   Date   Date   Date   Date   Date   Date   Date   Date   Date   Date   Date   Date   Date   Date   Date   Date   Date   Date   Date   Date   Date   Date   Date   Date   Date   Date   Date   Date   Date   Date   Date   Date   Date   Date   Date   Date   Date   Date   Date   Date   Date   Date   Date   Date   Date   Date   Date   Date   Date   Date   Date   Date   Date   Date   Date   Date   Date   Date   Date   Date   Date   Date   Date   Date   Date   Date   Date   Date   Date   Date   Date   Date   Date   Date   Date   Date   Date   Date   Date   Date   Date   Date   Date   Date   Date   Date   Date   Date   Date   Date   Date   Date   Date   Date   Date   Date   Date   Date   Date   Date   Date   Date   Date   Date   Date   Date   Date   Date   Date   Date   Date   Date   Date   Date   Date   Date   Date   Date   Date   Date   Date   Date   Date   Date   Date   Date   Date   Date   Date   Date   Date   Date   Date   Date   Date   Date   Date   Date   Date   Date   Date   Date   Date   Date   Date   Date   Date   Date   Date   Date   Date   Date   Date   Date   Date   Date   Date   Date   Date   Date   Date   Date   Date   Date   Date   Date   Date   Date   Date   Date   Date   Date   Date   Date   Date   Date   Date   Date   Date   Date   Date   Date   Date   Date   Date   Date   Date   Date   Date   Date   Date   Date	Establishments In	VOLV	ED,		Employm		DURA			
No.   Companies   No.   Companies   No.   Companies   No.   Companies   No.   Companies   No.   No.   No.   No.   No.   No.   No.   No.   No.   No.   No.   No.   No.   No.   No.   No.   No.   No.   No.   No.   No.   No.   No.   No.   No.   No.   No.   No.   No.   No.   No.   No.   No.   No.   No.   No.   No.   No.   No.   No.   No.   No.   No.   No.   No.   No.   No.   No.   No.   No.   No.   No.   No.   No.   No.   No.   No.   No.   No.   No.   No.   No.   No.   No.   No.   No.   No.   No.   No.   No.   No.   No.   No.   No.   No.   No.   No.   No.   No.   No.   No.   No.   No.   No.   No.   No.   No.   No.   No.   No.   No.   No.   No.   No.   No.   No.   No.   No.   No.   No.   No.   No.   No.   No.   No.   No.   No.   No.   No.   No.   No.   No.   No.   No.   No.   No.   No.   No.   No.   No.   No.   No.   No.   No.   No.   No.   No.   No.   No.   No.   No.   No.   No.   No.   No.   No.   No.   No.   No.   No.   No.   No.   No.   No.   No.   No.   No.   No.   No.   No.   No.   No.   No.   No.   No.   No.   No.   No.   No.   No.   No.   No.   No.   No.   No.   No.   No.   No.   No.   No.   No.   No.   No.   No.   No.   No.   No.   No.   No.   No.   No.   No.   No.   No.   No.   No.   No.   No.   No.   No.   No.   No.   No.   No.   No.   No.   No.   No.   No.   No.   No.   No.   No.   No.   No.   No.   No.   No.   No.   No.   No.   No.   No.   No.   No.   No.   No.   No.   No.   No.   No.   No.   No.   No.   No.   No.   No.   No.   No.   No.   No.   No.   No.   No.   No.   No.   No.   No.   No.   No.   No.   No.   No.   No.   No.   No.   No.   No.   No.   No.   No.   No.   No.   No.   No.   No.   No.   No.   No.   No.   No.   No.   No.   No.   No.   No.   No.   No.   No.   No.   No.   No.   No.   No.   No.   No.   No.   No.   No.   No.   No.   No.   No.   No.   No.   No.   No.   No.   No.   No.   No.   No.   No.   No.   No.   No.   No.   No.   No.   No.   No.   No.   No.   No.   No.   No.   No.   No.   No.   No.   No.   No.   No.   No.   No.   No.   No.   No.   No.   No.   No.   No.   No.   No.   No.   No.	]					NUMB	BB 18(VOI	VED,		
Buypalo	INDUSTRY AND LOCALITY.	No.	Closed.		Occupation.			Total.	Date.	Days.
Ceneval							•	XI	. BUILDIN	IG IN
15   Paperhangers   15   15   15   15   15   15   15   1	Buffalo	5	5	74	Painting and Paper- hanging—Concild. Paperhangers	74		74	March 1-6	5
Definition   Section   Section   Section   Section   Section   Section   Section   Section   Section   Section   Section   Section   Section   Section   Section   Section   Section   Section   Section   Section   Section   Section   Section   Section   Section   Section   Section   Section   Section   Section   Section   Section   Section   Section   Section   Section   Section   Section   Section   Section   Section   Section   Section   Section   Section   Section   Section   Section   Section   Section   Section   Section   Section   Section   Section   Section   Section   Section   Section   Section   Section   Section   Section   Section   Section   Section   Section   Section   Section   Section   Section   Section   Section   Section   Section   Section   Section   Section   Section   Section   Section   Section   Section   Section   Section   Section   Section   Section   Section   Section   Section   Section   Section   Section   Section   Section   Section   Section   Section   Section   Section   Section   Section   Section   Section   Section   Section   Section   Section   Section   Section   Section   Section   Section   Section   Section   Section   Section   Section   Section   Section   Section   Section   Section   Section   Section   Section   Section   Section   Section   Section   Section   Section   Section   Section   Section   Section   Section   Section   Section   Section   Section   Section   Section   Section   Section   Section   Section   Section   Section   Section   Section   Section   Section   Section   Section   Section   Section   Section   Section   Section   Section   Section   Section   Section   Section   Section   Section   Section   Section   Section   Section   Section   Section   Section   Section   Section   Section   Section   Section   Section   Section   Section   Section   Section   Section   Section   Section   Section   Section   Section   Section   Section   Section   Section   Section   Section   Section   Section   Section   Section   Section   Section   S	Geneva	3		19 15	Painters			19 15	April 8-24	19
New York City.   2   2   50   Painters   50     50     50     Sept. 17-18.	THACA	8	8	80		80		80	March 1- April 9	34
NEW YORK CITY	Johnstown	8	8	30	Painters	30		. 30	March 1-	79
NEW YORK CITY. 1	NEW YORK CITY	2	2	50	Painters	50		50	Sept. 17-18	2
Cawroo	NEW YORK CITY	Т	T	6,000	Painters and decorators.	6,000		6,000	May 21- June 27	33
POUGHEREFEIR. 9 9 73 Painters. 73	Naw York Crtt	1		76 34	PaintersOthers.	72		72	May 1–10	9
ROCHESTER. 24 24 143 Paper hangers. 143	Óswego	11	11	30	Painters	30		30	April 2–7	6
ALBANY 37 83 Plumbing. 83 83 April 5-18 1 50 Apprentices 50 50 20 Laborers 20 20 20	Poughkerpsie	9	9	73	Painters	73		73	Apríl 2–10	8
ALBANY 37 83 Plumbers 83 83 April 5-18 50 Apprentices 50 50 20 Laborers 20 20	Rochester	24	24	143	Paper hangers	143		143	April 2–3	2
AUBURN. 6 6 35 Plumbers 27 27 May 7	ALBANY	37		83 50 20	Plumbers	83 50		50	) -	15
	AUBURN	6	e	35	Plumbers	27		27	Мау 7	ļ

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FION.							
ESTIMATED DAYS LOST.		s lost.	PRINCIPAL CAUSE OR OBJECT.	Result.	Mode of Settlement— Remarks,		
Directly. Indirectly. Total.							
DUSTR	Y-Con	tinued.					
246		246	For an increase of 5 cents per roll for hanging ceiling paper.	Price per roll increased 5 cents.	Conference of union represen- tatives with individual em- ployers. Sixty-two men employed by 4 firms re- turned to work March 5; 12 men employed by one firm returned March 7.		
<b>61</b> 6	••••••	646	For reduction of hours from 9 to 8 per day without re- duction of wages.	Wages increased on Sept. 1, 1906, for paperhangers from \$2.50 to \$2.75 per day; for painters from \$2 to \$2.25 and from \$2.25 to \$2.50 per day.	Conference of representatives of employers and of employ- ees together with committee from Geneva Federation of Labor.		
2,720	•••••	2,720	For 15 per cent. increase in wages, and against work- ing with non-union men of other crafts in the building trades.	Wages increased 15 per cent.; prohibition of work with	Conference of committees from each side. Agreement signed. (Chap. V.)		
900		. 900		Strike failed	Strikers returned to work.		
100		100	For increase of wages from \$3.50 to \$4 per day.	Wages increased to \$4 per day.	Conference of employers with union delegate.		
•60,000			Against reduction of wages for all rough work such as cleaning walls, etc., to \$2 per day and for increase of decorators' wages from \$4 to \$4.50 and painters from \$3.50 to \$4, strike being to set aside an umpire's arbitration award which had fixed the new rate of \$2 for rough work and the former rates of \$4 and \$3.50 for skilled work.	Umpire's decision set aside with abandonment of \$2 rate for rough work but with no increase in old rates of wages.	Conferences of representa- tives of employers' associa- tions and the unions. (Cf. Chap. IV.)		
648	•••••	048	For increase in wages of those receiving \$3.50 to union rate of \$4 per day.	Strike failed	Strikers returned to work of their places were filled. Dispute never terminated but employer reported full force of hands by May 11.		
180			\$2.25 to \$2.50.	Wages advanced to \$2.50	Negotiations between employ- ers' association and union representatives.		
584	•••••	584	For increase of wages from \$2.50 to \$3 per day.	Wages advanced to \$2.80	Conference of committees from employers' associa- tion and the union. Agree- ment signed. (Chap. V.)		
286	•••••	286	For increase of wages from \$3 to \$3.25 per day.	Wages advanced to \$3.25	Conference of employers with unlon representatives. Agreement signed. (Chap. V.)		
1,596	<b>240</b>	1,836	For increase of wages from 43 [‡] cents to 50 cents per hour and against employ- ment of additional appren- tices for a period of two years from May 1, 1906.	tion left in abeyance but meantime no additional ap-	of the Master Plumbers		
2,000		2,000	For union agreement with- out provision demanded by employers that union members must not work for employers outside of masters' association.	Strike failed	Dispute nevef terminated bu strikers' places were gradu ally filled with non-union hands during the summer.		

# III.72 NEW YORK STATE DEPARTMENT OF LABOR.

Table I—Continued.

Establishments In	VOLV	ED.		Employee	8,				DURA
					NUMB	ER INVOL	VED.		_
INDUSTRY AND LOCALITY.	No.	Closed.	Total. No.	Occupation.	Di- rectly.	Indi- rectly.	Total.	Date.	Days
							XI	. BUILDIN	G IN
New York Citt†	500	500	1,500 900	Plumbing—Concl'd. Plumbers Helpers.	1,500		1,500	July 2- Aug. 1	25
New York City	500		900	Plumbers' helpers	900		900	July 2	25
NEW TORK CITIES			1,500	Plumbers.				Aug. 1	
NEW YORK CITY	1		110 110	Plumbers	110		110	Jan. 15-19	5
New York City*	400		20 20 14 1,600	Plumbers' helpers. Steam fitters. Steam fitters' helpers. Others. Plumbers.	1,600		1,600	July 2– Aug. 18	41
SCHENECTADY	17		60 60	Plumbers	60 50		60	July 18- Aug. 23	32
Watertown	14	14	26	Plumbers	26		26	April 2–21	18
			7-	Road and Track Construction.	60		i   	Sept. 10-17	7
Cranfsville	1 1 1	 	110	Laborers	50 75		50	Aug. 5 Sept. 25-29	1
T EWISTON	1		25	Laborers	!     20	·		Sept. 27	1 rough

rion.							
ESTIMA	TED DAY	B LOST.	PRINCIPAL CAUSE OR OBJECT.	Result.	Mode of Settlement— Remarks.		
Di- rectly.	Indi- rectly.	Total.	<b></b>				
DUSTR	Y—Con	tinued.					
37,500		37,500	For increase of wages from \$4.75 to \$5 per day immediately instead of on Oct. 1.	Wages increased to \$5 on Oct. 1.	Master plumbers signed an agreement with the United Association of plumbers and the strikers who were members of the National League of Plumbers abandoned the latter and joined the United Association, returning to work under the latter's agreement. The helpers struck at the same time, but for the most part independently. (See agreement in Chap. V.)		
22,500		- 22,500	For an increase of wages from \$6 and \$9 to \$12 per week, and an eight-hour day, and to assist mem- bers of National League of Plumbers who were or		Strikers returned to work. Plumbers were on strike at the same time on their own account.		
550		550	strike. For full day's pay instead or one-half day's pay or Saturday with Saturday half-holiday.	Strike failed	Strikers returned to work.		
45,100		45,100	For increase of wages frou \$4.75 to \$5 per day im mediately instead of or Oct. 1.	Wages increased to \$5 on Oct. 1.	Master plumbers signed an agreement with the United Association of plumbers and the strikers who were members of the National League of Plumbers abandoned the latter and joined the United Association, returning to work under the latter's agreement. About 500 of the strikers found work elsewhere without loss of time. (See agreement in Chap. V.)		
3,520		3,520	For increase of wages from \$3.50 to a minimum rat of \$4 per day for journey men; also for Saturda, half-holiday during Jul; and August, 1906, and during the months from May to Sept., 1907.	-  y  	! Chap. V.) Direct negotiations of the parties.		
<b>46</b> 8		. 469	For reduction of hours from 9 to 8 per day without de crease of pay, and closes shop.	n' Vo change in hours, but wage- advanced from 331 to 35 cents per hour, and closed shop established in all but one shop with two employ- ces.	union committee.		
420		. 420	For increase of wages from \$1.50 to \$1.75 per day and shorter hours.	Strike failed	Strikers returned to work.		
25 <b>30</b> 0		. 300	For increase of wages For employment of Italia in place of American fore man.		Conference between superin- tendent and committee of strikers. Strikers returned to work.		
20 † Manha			For discharge of foreman	. Strike failed	Strikers returned to work.		

## 111.74 NEW YORK STATE DEPARTMENT OF LABOR.

Table I-Continued.

DURA			Employens,						Establishments In
		VED.	BR INVOL	NUMB					
Days.	Date.	Total.	Indi- rectly.	Di- rectly.	Occupation.	Total. No.	Closed.	No.	INDUSTRY AND LOCALITY.
G IN	. BUILDIN	XII							
2	Sept. 15-17	72	7	65	Road and Track Con- struction—Concl'd. Laborers and teamsters.		1	1	Newburgh
19	Apr. 7-28	62		62	DriversLaborers.	80 150	•••••	1	New York, Brooklyn
	June 28	20		20	Laborers	20		1	NEW YORK CITY
ł	June 19	100		100	Laborers	100	1	1	NEW YORK, QUEENS
1	Aug. 21	85		35	Laborers	100		1	Syracuse
120	May 21- Oct. 20	150		150	Sheet Metal Working. Sheet metal workers	150	•••••	11	Buffalo
6	Oct. 2-7	33		33	Sheet metal workers Others. Thereof females.	46	•••••	4	Ithaca
12	Sept. 1–15	<b>20</b> 0		200	Tinsmiths	200 ·	5	5	New York City
78	Oct. 31– Mar. 31	240		240	Structural Iron Work. Structural fron workers	240	2	2	New York City
170	Jan. 2– July 21	3,000		3,000	Structural iron workers	3,000	75	75	NEW YORK CITY
 TION	 Ansporta:	. TR	XII						
1	Aug. 1	50		50	Freight Handling. Freight handlers	50		2	ALBANY
2	May 21-22			28	Checkers, etc	20	1	1	ELMIRA
1	June 17	<b>4</b> 2		42	Conductors	7	1	1	MAYBROOK
ı	Мау 20		i	10	Switchmen. Freight handlers	35	1		

			=					
TION.								
ESTIM	ATED DAY	LOST.	PRINCIPAL CAUSE OR OBJECT.	Resour.	Mode of Settlement— Remarks.			
Di- rectly.	Indi- rectly.	Total.		_				
DUSTŖ	Y—Con	cluded.	ı	1	1			
130	14	144	For reduction of hours from 10 to 8 per day, or propor-	Strike failed	Strikers returned to work.			
1,178		-1,178	ship in a union whose ac- tion was objectionable to	Employment of non-union help only.	Places of union men filled with non-union hands.			
10		10	the employer.  For re-employment of dis- charged foreman.	Strike failed	Strikers returned to work.			
<b>3</b> 3	•••••	33	Against increase of hours from 9 to 10 per day.	Strike failed	Strikers returned to work. Strikers were unorganized.			
35		35	For increase of 15c. and 25c. per day.	Wages increased from \$1.60 to \$1.75 and \$1.85 per day.	Direct negotiations of the			
10,000	•••••	10,000	For increase of wages from 35 to 421 cents per hour.	Wages increased to 37½ cents per hour.	Direct negotiations of the parties. Contention for 42½ cents per hour never given up, but strikers returned to work at 37½ cents per hour.			
198	•••••	198	For an advance in wages of 25 cents per day for those who had worked at the trade three years.	Advance in wages as de- manded, to take effect Jan. 1, 1906.	Conference of employers and a committee from the union arranged by a representative of the Bureau of Mediation and Arbitration. Agreement signed. (Cf. Chapt. IV and V.)			
2,400		2,400	For Saturday half-holiday	Hours of work on Saturday reduced from 10 to 9½ in three shops, affecting 140 men. Strike failed in two shops.	Conferences of employers with secretary of United Hebrew Trades.			
10,000	٩	10,000	To compel employers to break alleged connection with the American Bridge Company, against whom the housesmiths had a national strike to compel the employment of union men exclusively	tract was transferred to another party, for whom the strikers returned to work. Strike failed in case of the other firm which had employed 215 of the strik-	failed replacement of the			
140,000		140,000	For increase of wages from \$4.50 to \$5 per day.	ers. Strike failed	Strikers returned to work or their places were filled by non-union hands. Much of the time strikers found work with other employers.; (Ci. Chap. IV.)			
AND C	NUMMC	ICATIO:	N.					
50		50	For reinstatement of dis-	Strike failed	Strikers returned to work.			
56		56	charged dock-master. For increase of wages from \$1.35 to \$1.50 per day.	Wages advanced to \$1.45 on July 1.	Conference of local railroad officials with union com- mittee. Work was resumed on May 23 pending decision of higher officials of rail-			
42		42	For removal of general yard-	Strike failed	road as to wage increase. Strikers' places filled with			
10		10	master. For increase in wages of 10 cents per day (\$1.40 and \$1.50 to \$1.50 and \$1.60).	Wages advanced 10 cents per day.	new hands.  Direct negotiations of the parties. Strikers were unorganised.			

III.76 NEW YORK STATE DEPARTMENT OF LABOR.

Table I-Continued.

Dur.			EMPLOYEES.						Establishments In
		VED.	ER INVOL	NUMB					
Da <b>yı</b>		Total.	Indi- rectly.	Di- rectly.	Occupation.	Total. No.	Closed.	No.	INDUSTRY AND LOCALITY.
ANI	ORTATION	ANSP(	II, TR	ХÌ					
	1				Freight Handling—Concluded.				1
:		11 19 <b>44</b>		19	Tallymen	19	1	1	SYRACUSE
					Marine Transportation.				Ferrying.
	July 28	9	••••	9	Firemen Engineers. Deckhands.	6	1	1	New York City
:		43 43 90 45 40	43 90 45 40		Firemen Engineers Deckhands Bridgemen Pilots Porters and ollers	43 43 90	1	1	New York City
	N I	26	26		1			_	HARBOR LIGHTERAGE.
12		169 46 28		10	Deckhands	59 28		5	New York City
									•
2	Sept. 15- Oct. 16	23 20		23	Deckhands	23	1	1	New York City
	3	13		13	Oilers and cooks	ł			LAKE TRANSPORTATION.
1		30 140 910 650 150 300		910	Car pinches. Coal handlers. Firemen. Grain shovelers. Ore handlers. Pilots and mates.	t	†	†	Buffalo
_									Scow Trimming.
3	Aug. 6- Sept. 15	500		500	Scow trimmers	500	2	2	New York City
	3 Jan. 24–25,	46		46	Messenger Service.	50		1	New York City

# Bureau of Mediation and Arbitration, 1906. III.77

TION.					
ESTIM	ATED DAY:	LOST.	Principal Cause or Object.	RESULT.	Mode of Settlement— Remarks.
Di- rectly.	Indi- rectly.	Total.			
COMM	UNICAT	ION—C	ontinued.	•	
148		148	For increase of wages	Wages increased from \$50 to \$55 per month for tallymen; \$45 to \$50 per month for doormen; and 16c. to 17c. per hour for laborers.	ſ ⁻
41) 86	488	•	For increase of wages and shorter hours.  For increase of wages from	Wages increased from \$13.81 to \$15 per week; hours in- creased from 7 to 8 per day. Wages increased from \$62.50	tee from the union and the
9			\$62.50 to \$75 per month.	to \$67.50 per month.	of company and delegate of the union.
1,352		1,352	For increase of wages from \$55 to \$65 per month for first deckhands and firemen, from \$50 to \$55 for second deckhands.	hands and firemen; from	Conference of employers with union representatives. Strike ended on different dates in case of different companies.
*1,000		*1,000	For increase in wages of \$10 per month.	Strike failed	Strikers returned to work of their places were filled with new hands.
19,620		19,620	For recognition of pilots and mates union and 10-hour workday for dock workers.	No recognition of pilots and mates union and 10-hour workday for dock workers, with slight increases in wages for some trades.	Conference of representatives of association of employers and of national unions involved. Question of recognition of pilots and materiunion was settled before resumption of work, other questions afterward. (Cf. Chap. IV.)
14,700		14,700	For increase of wages from \$5.50 to \$9 per week to \$7.50 to \$12.	Wages increased as demanded and hours reduced from 84 to 66 per week for 400 of the strikers; strike failed in one firm employing 100 of the strikers.	Negotiations between con- tractor and union delegate in case of one firm; in case of other, strikers returned to work. Agreement signed (Chap. V): 100 men em ployed by firm where strike failed were out only 3 days.
92		92	For advance from 2 cents to 2½ cents for each message delivered.	Strike failed	Strikers returned to work.
† Not rep	orted.				

III78. NEW YORK STATE DEPARTMENT OF LABOR.

Table I-Continued.

Dun				8.	EMPLOYER	ED.	VOLV	Establishments In	
	<del></del>	VED.	R INVOL	NUMBI					
Days		Total.	Indi- rectly.	Di- rectly.	Occupation.	Total No.	Closed.	No.	ndustry and locality.
and	ORTATION	MSPO	I. TRA	XI	·		•		
1	Jan. 19	<b>\$2</b>		82	Messenger Service— Concluded. Messengers		•	2	NEW YORK CITY
18	Aug. 3–23	55		55	Street Railways. Conductors and motor- men.	55	1	1	Nawburge
:	Jan. 19-21	22		22	Teaming, Cab Driving, Etc. Cab drivers	22	1	1	COACH DRIVING. New York, Brooklyn
	May 11-12	1,000	· · · · · · · · · · · · · · · · · · ·	1,000	. Funeral coach drivers	1,000	180	180	New York, Manhattan
	May 20-25	500		500	Funeral coach drivers	500	40	40	New York, Manhattan
	Jan. 16-28	50 20		50	) Drivers Handlers		1	1	Coal Handling. New York
	3 Aug. 13–14	76		76	5 Coal handlers	76		1	West Albany
•	June 20	12		. 12	4 Drivers	34		1	EXPRESS DRIVING. ew_York City
	Nov. 3-4	20 10		20 10	O Double team drivers O Single team drivers	20	1	1	Traming. New York City

# BUREAU OF MEDIATION AND ARBITRATION, 1906. III.79

TION.							
2070	ESTIMATED DAYS LOST.		PRINCIPAL CAUSE OR OBJECT.	Reduct.	Mode of Settlement Remarks.		
Di- rectly.	Indi- rectly.	Total.			Ein Assar And		
соми	UNICAT	ION—C	ontinued.	1	1		
		82	Thirty-two messengers employed by one company struck for advance of prior for delivery of each messenger form 2 to 2) cents; it cents for delivery above Fulton St.; 15 cents per hour while waiting for cables at the office before 3 o'clock r. m. and 10 cents an hour thereafter Messengers of other company struck for advance without definite demands.	/ message by one firm em ploying 34 messagers in cluding original strikers Advance from 12 cents to 2 cents per message for 56 messagers of other com pany.	),		
990		990	For closed shop and increase in wages.		Change in ownership of road, new owners negotiating with representatives of the union. Agreement signed. (Cf. Chaps. IV and V.)		
66		66	members of the cab driv-	lished.	Conference of employer with president of the union.		
2.000		2,000	ers' union.  For reduction of hours, increase of wages from \$12 to \$14 per week, and recognition of union.	union recognized.	Conference of representatives of employers association and the union. Agreement signed. (Cf. Chaps. IV and V.)		
2,500		2,500	For payment of rate of wages (\$13 per week) provided in exhiting agreement and afterwards for increase to \$14 per week.		Conference of representatives of employers and the union, arranged by representa- tives of State Bureau of Mediation and Arbitration, Agreement signed. (Cf. Chaps. IV and V.)		
490		490	For increase of wages from \$13 to \$15 per week.	No increase	Strikers returned to work pending negotiations for general agreement between the Coal Dealers' Association and the Coal Teamsters' Union, and with agreement that if such negotiations failed, dispute should be submitted to arbitration. Agreement for return to work signed by representative of the union and members of the firm		
152		152	For increase of wages from 164c. to 20c. per hour.	Wages increased from 16jc. to 17jc. per hour.	and members of the firm.  Direct negotiations of the parties.		
12		12	For reinstatement of two dis- charged helpers.	Strike failed	Strikers' places filled with new hands. Strikers were unorganized.		
30		30	For increase in wages from \$12 to \$13 per week for single team drivers and from \$12 to \$15 per week for double team drivers.	Wages advanced as demanded	Direct negotiations of the parties. Strikers were organized.		

# III.80 NEW YORK STATE DEPARTMENT OF LABOR.

Table I—Continued.

Establishments In	VOLV	ED.		Employee		DURA			
					NUMB	ER INVOL	VED.		
INDUSTRY AND LOCALITY.	No.	Closed.	Total No.	Occupation.	Di- rectly.	Indi- rectly.	Total.	Date.	Days.
					X	II. TR	ANSP	ORTATION	AND
New York City	25	25	220	Teaming, Cab Driving, Etc.—Concl'd, Truck drivers	220		220	Oct. 16- Dec. 2	41
Peekskiil	16	16	45	Team drivers	45		45	May 14-19	6
West New Brighton	1		40	Teamsters  Telephone Construction and Repair	40		40	May 25- June 9	14
Elmira	1		25	Work. Linemen, inspectors, etc.	13	12	25	July 31, '06- Jan. 10, '07	137
Rochester	2	2	83	Linemen	83		1	April 26- May 4	7
Ballston Spa., Ft. Edward, Glens Falls, Mechanicville, Saratoga and Whitehall. Gardenville.	1		60	Track Repairing. Section hands	80		60	April 2-7	6
			40	Section laborers	•••••	40	40		
Karners	1	1	50	Track laborers	50		50	May 22-23	2
New York, Brooklyn	1		700	Track laborers	200		200	Jan. 1-13	12
tfield	1	1	150	Section laborers	150		150	July 24-25	ZIV.
Day Goods Stores. York City	50	1 †	250 †	ClerksOthers.	250		250	Feb. 17-21	5
News Dealers. Middletown	1	1	60	Newsboys	60		60	March 25–27.	3
,		!		• F	stimated	. † N	ot repo	rted. 1 Fort	y men

TION.							
ESTIM	ESTIMATED DAYS LOST.		PRINCIPAL CAUSE OR OBJECT.	Result.	Mode of Settlement— Remarks.		
Di- rectly.	Indi- rectly.	Total.					
COMM	JNICAT	ON—C	oncluded.	I	1		
*1,820			members only or of those who would join the union at its first meeting after their employment; also for overtime pay at 25 cents per hour as called for by previous year's agree- ment.	•	parties. Strike of 20 men against one employer on Oct. 16 resulted in a lock-out of 200 men by 24 members of the employers' association on Nov. 28.		
270			For increase of wages from \$1.50 to \$2.00 per day.		Conference of committee from owners' association and the union.		
560		560	For right to wear the union button.	Strike failed	Strikers returned to work.		
900	800	1,700	Against employment of non- union in place of union	Strike failed	Strikers returned to work.		
<b>‡344</b>		‡344	men. For Increase of wages from \$2.75 to \$3.00 per day and time and one-half for over- time.	Rate for overtime advanced to time and one-half by one company employing 43 men; the other company advanced the wages of fore- men 25 cents per day.	company with its employees.		
480		480	For advance in wages	Strike failed	Strikers returned to work.		
60	40	100	For increase of wages from \$1.40 to \$1.45 per day because the establishment of a uniform rate of \$1.40 for all laborers on June 1 had given section laborers an increase of 10 cents (\$1.30 to \$1.40) but the strikers only 5 cents (\$1.35 to \$1.40.		Strikers returned to work. Strikers were not organized.		
100	· · · · · · · · ·		For increase in wages		Strikers returned to work. Strikers were unorganized.		
2,400		2,400	day on account of short winter days with conse- quent loss of one hour's		Strikers returned to work. No organization.		
300 TRADE	l	300	pay. For increase of wages	Strike failed	Strikers returned to work.		
IMADE	•		t	1	1		
1,250			work days per week from 7 to 6 by closing on Satur-		Direct negotiations of repre- tatives of the union with each firm.		
180		!	For uniform retail price of Sunday papers and to compel dealer to serve pa- pers as soon as they ar- rived.	Agreement made granting the demands of the strikers.	Conference of employer and representatives of New York papers with repre- sentatives of the union and of the Central Labor Union. Agreement signed. (Chap. V.)		
employed	by one o	mpany w	rere out two days.				

### III.82 NEW YORK STATE DEPARTMENT OF LABOR.

Table I-Concluded.

Dur		EMPLOYERS,				Establishments Involved.			
		NUMBER INVOLVED.							
Dayı		Total.	Indi- rectly.	Di- rectly.	Occupation.	l. Total No.	To. Closed.	No.	INDUSTRY AND LOCALITY.
RE	7. HOTELS,	XV			·		<u></u>		· · · · · · · · · · · · · · · · · · ·
	May 1-4	26		26	Barbers	52		26	Barbering. Utics
	April 2	35		85	Waiters	85	-	1	RESTAURANTS. New York City
1	July 25- Aug. 7	12		12	Waiters. Others.	6		1	New York City
1 hr.	May 5	300		<b>30</b> 0	Thereof females Waiters	800 800	1	1	New York, Manhattan
PRO	XVI.								
	i i	15 (6) 10		(6) 10	Actors. Thereof females. Mustcians. Singers	(6) 10		1	THEATERS. New York City
	i	(8)		(8)	Thereof females. Others. Thereof females.	(8) 21			•
	Jan. 3-6	92 (43)			Thereof females	92 (43) 321	:	1	New York City
			;						

## Bureau of Mediation and Arbitration, 1906. III.83

#### Detailed Statement of Disputes Reported in the Year Ended September 30, 1906.

TION.				• ′	
BETTM	ATED DAY	LOST.	PRINCIPAL CAUSE OR OBJECT.	Result.	Mode of Settlement— Remarks,
Di- rectly.	Indi- rectly.	Total.	-		
TAUR	INTS, E	PC.		······	·
104		104	For increase in wages	Strike failed	Strikers returned to work with exception of three who started a shop and one who left town.
, <b>3</b> 5		35	For assignment of three ta- bles to each waiter, instead of two.		Strikers places filled with new hands. Strikers were unorganized.
144		144		Discharged waiter reinstated.	
•••••			For increase in wages	Wages increased as demanded.	Direct negotiations of the parties. No time was lost as the special dinner which was to be served was simply delayed an hour.
Prssi	ONS.	•			
24		24	For engagement of a chorus leader approved by the United Hebrew Trades.	The man desired as leader was employed.	Conference between manages of theater and secretary of the United Hebrew Trades
<b>36</b> 8		<b>36</b> 8	For increase of wages from \$15 to \$25 per week and recognition of union.	Wages advanced \$5 per week with extra pay for extra re- hearasls and performances, eleping berths when trav- eling at night, and an allow- ance of one dollar per day for expenses when employed outside of New York City.	company with national president and national deputy of the union and representative of American Federation of Labor.

## III.84 NEW YORK STATE DEPARTMENT OF LABOR. .

## TABLE II-NUMBER OF DISPUTES, EMPLOYEES AFFECTED, AND TIME LOST.

	Num-	N	UMBER O	<b>г</b> Емрьоч	EES	Work		MBER (F 8 LOST BY
industries.	ber of dis- putes.	Before dis- pute:	Di- rectly con- cerned.	Indi- rectly af- fected.	Total number in- volved.	Directly con- cerned.	Indi- rectly con- cerned.	Total.
Fisheries	1	80	80		80	1,680		1,680
I. STONE AND CLAY PRODUCTS. Brick	5 2 5	5,262 666 592	5,236 416 558	26 250 26	5,262 666 584	84,602 3,326 10,502	338 1,500 384	84,940 4,826 10,886
Total	12	6,520	6,210	302	6,512	98,430	2,222	100,652
II. METALS, MACHINES AND CON- VEYANCES.  Manufactures of gold, silver and brass. Foundries. Iron mining. Machine shop products. Ship building.	3 12 1 13	368 10,203 620 15,808	340 1,831 300 3,046 13	320 822	340 3,793 620 3,868 13	18,798 59,171 600 <b>4</b> 0,376	22,503 640 18,380	18,798 81,674 1,240 58,756
Total	30	27,012	5,530	3,104	8,634	119,050	41,523	160,573
III. Wood Manufactures. Brush making	2 3 2 3	122 259 110 581	112	50	95 - 112 - 50 - 276			1,333 3,265 1,230 3,992
Total	10	1,072	483	50	533	8,520	1,300	9,820
IV. LEATHER AND RUBBER GOODS. Leather goodsShoes	1 3	183 2,155	183 319		183 449	11,626 13,075	3,000	11,626 16,075
Total	4	2,338	502	130	632	24,701	3,000	27,701
V. CHEMICAIS, OILS, PAINTS, ETC.	2	172	105	<u></u>	105	445		445
VI PAPER AND PULP. Paper	3	957	61	35	96	237	35	272
VII. PRINTING AND PAPER GOODS. Bookbinding. Lithographing. Printing. Wall paper.	1 3 4 2	*1,911	2,046	i 1	2,047	286,713 324,946	17	130 286,713 324,963 1,963
Total	10	4,559	3,918	289	4,207	610,150	1,498	611,649
VIII. TEXTILES. Cotton goods Kuitting mills Lace Oil cloth and twine. Silk and ribbon.	: 1	59 791	407 10 241	1,356	1,763 $10$ $241$	3,312 $240$ $1,553$		1,344 14,707 240 1,553 18,508
Total			·				11.539	36,352

^{*} Not reported for two trades in one dispute in which 213 employees were on strike.

Table II-Number of Disputes, Employees Affected, and Time Lost-Concluded.

	Num-	Nu	MBER OF	Employe	ES	AGGREGA WORKI EMPLOY	NG DAYS	MBER OF LOST BY
INDUSTRIES.	ber of dis- putes.	Before dis- pute.	Di- rectly con- cerned.	Indi- rectly- af- fected.	Total number in- volved.	Directly con- cerned.	Indi- rectly con- cerned.	Total.
IX. CLOTHING, MILLINERY, LAUN-								
DRY, ETC. Caps Laundering and dyeing Men's clothing. Neckwear Women's and children's clothing.	1 2 11 2 6	29 513 7,057 750 1,877	21 305 5,734 720 1,787	8 168 733	29 473 6,467 720 1,817	630 4,265 132,559 5,880 48,160	144 3,192 24,509	774 7,457 157,068 5,880 48,370
Total	22	10,226	8,567	939	9,506	191,494	28,055	219,549
X. FOOD AND LIQUORS. Bakeries	1 2 4 1	18 275 1,444 220	18 227 1,360 15	64	18 227 1,424 15	18 3,040 19,100 15	1,280	3,040 20,380 15
Total	8	1,957	1,620	64	1,684	22,173	1,280	23,453
XI. Water, Light and Power Distribution	2	190	55	. <b></b>	55	820		820
XII. BUILDING INDUSTRY. Building (general)	31 6 12 1 4 7 11 8 9 3	1,048 1,774 125 48 52 3,630 965 6,724 7,008 †807 429 3,240	48 52 1,830 569 6,686 4,406 487 383	296	1,992 1,773 12 48 52 1,830 865 6,686 4,426 383 3,240	12 837 1,196 4,245 5,536 68,810 113,234 2,151 12,598	4,010 240 14	28, 175 30, 109 12 837 1, 196 4, 245 9, 546 68, 810 113, 474 2, 165 12, 598 150, 000
Total	85	25,850	21,138	663	21,801	412,911	8,256	421,167
XIII. TRANSPORTATION AND COM- MUNICATION. Freight handling. Marine transportation. Messenger service. Street railway. Teaming, cab driving, etc. Telephone construction and repair work. Track repairing.	5 6 2 1 10	384 55 2,073	204 3,031 128 55 2,015 96 540	12	108	36,762 174 990 7,900	488	308 37,250 174 990 - 7,900
Total	31	4,991	6,069	296	6,365			3,380 52,044
XIV. TRADE	2				310	<u> </u>	1,020	1,430
XV. Hotels, Restaurants, Etc	4	405	373		373	283		283
XVI. Professions	2	473	140		140	392		392
GRAND TOTAL	245	95,867	56,454	7,252	63,706	1,568,245	100,036	1,668,281

[•] In one dispute in which 2,180 workmen were on strike, the number before dispute is not reported. † In one dispute involving 80 strikers, the number before dispute is not reported.

#### TABLE III—CAUSES OF DISPUTES, COMBINED WITH RESULTS.

(Figures in parentheses indicate number of disputes.)

	NUMBER OF	Disputra	WITH NUM-		TOTAL	L NUMBER	· 0 <b>r</b> —	
INDUSTRIES.	BER OF CONCERN	DISPUTES EMPLOYEES ED, WON BY	DIRECTLY	si si	EMPLOYEES CONCERNED.		Days' work lost by those	
	Employ- ers.	Work- men.	Neither side.	Disputes.	Di- rectly.	Indi- rectly.	directly concerned.	
	L INCR	EASE OF V	VAGES.					
I. STONE AND CLAY PRODUCTS. Brick. Plaster and gypsum. Granite and stone.	(1) 250 (1) 11	(2) 444 (1) 50		2 1 2	144 250 61	26 250 26	4,092 1,500 1,422	
Total	(2) 261	(3) 494		5	755	302	7,014	
II. METALS, MACHINES AND CONVEY- ANCES. Foundries Iron mining Machine shop products Ship building	(1) 19 (1) 300 (1) 10	(1) 195	(4) 1,233 (3) 1,797 (1) 13	9 1 5 1	1,647 300 2,002 13		57,629 600 34,393 105	
Total	(3) 329	(5) 590	(8) 3,043	16	3,962	2,784	92,727	
III. Wood Manufactures. Brush making. Picture frames. Wood working.	(1) 20	(2) 95 (1) 180		2 1 1	95 20 180		1,333 960 1,800	
Total	(1) 20	(3) 275		4	295		4,093	
VI. PAPER AND PULP.	(2) 35			_2	35	35	85	
VII. PRINTING AND PAPER GOODS. Wall paper	(1) 56			1	56		148	
VIII. TEXTILES. Cotton goods. Knitting mills. Silk and ribbon.	(1) 186	(2) 27	(3) 291 (1) 7	1 5 1	186 318 7	14 1,356 10	1,116 3,075 42	
Total	(1) 186	(2) 27	(4) 298	7	511	1,380	4,233	
IX. CLOTHING, MILLINERY, LAUNDRY, ETC.  Men's clothing		(2) 2,500		2	2,500	500	28,000	
Neckwear	(1) 20	(1) 75		2 1 1	20 75	'	280 450	
Total	(1) 20	(3) 2,575		4	2,595	500	28,730	
X. FOOD AND LIQUORS. Breweries and bottling works			(1) 200 (2) 585	1 2	200 585		3,000 9,200	
Total	<u> </u>		(3) 785	3	785		12,200	
XI. WATER, LIGHT AND POWER DISTRIBUTION	(1) 35	(1) 20		2	55	· · · · · · · ·	820	

# Table III—Causes of Disputes, Combined with Results—Continued. (Figures in parentheses indicate number of disputes.)

	Number of	a Draprimpa	www Nrw		TOTA	L NUMBE	R 0 <b>F</b>
· INDUSTRIES.	BER OF CONCERN	DISPUTES EMPLOYEES ED, WON B	DIRECTLY			OYEES ERNED.	Days' work lost by those
	Employ- ers.	Work- men.	Neither side.	Disputes.	Di- rectly.	Indi- rectly.	directly concerned.
I.	INCREASE	OF WAGE	S Continue	ed.			
XII. BUILDING INDUSTRY. Building (general). Carpentry. Elevators.	(2) 175	(2) 168	(1) 1,485	4 3	290 1,653	<b></b> .	4,960 29,645
Excavating	(2) 1,800 (1) 9 (2) 102 (2) 1,010	(3) 260 (5) 397	(2) 153	1 2 5 9	1,800 329 652	266	1,196 4,200 4,336 8,164 110,766
Plumbing Road and track construction Sheet metal working Structural iron work	(2) 1,010 (2) 110 (1) 3,000	(1) 35 (1) 33	1	6 3 2 1	4,353 145 183 3,000		110,786 480 10,198 140,000
Total	(12) 6, 206	(16) 1, 193	(8) 5,058	36	12,457	436	313,945
XIII. TRANSPORTATION AND COM- MUNICATION. Freight handling Marine transportation Messenger service. Teaming, cab-driving, stc Telephone construction and repair	(1) 5 <b>6</b> (1) 46 (1) 70	(2) 84 (1) 82 (3) 575	(1) 28 (4) 795 (2) 98	8 5 2 6	112 851 128 743		214 17,142 174 3,508
work	(4) 340		(1) 83	14	83 <b>34</b> 0		344 940
Total	(7) 512	(6) 741	(8) 1,004	21	2,257	284	22,322
XV. Hotels, Restaurants, Etc	(1) 26	(1) 300		2	326		104
XVI. Professions	· · · · · · · · · · · · · · · · · · ·		(1) 92	_1	92		368
GRAND TOTAL	(32) 7,686	(40) 6,215	(32) 10,280	104	24,181	5,721	486,789
	II. REDU	CTION OF	WAGES.				
Fishing			(1) 80	1	80		1,680
III. WOOD MANUFACTURES. Furniture and pianos	(1) · 35	· · · · · · · · · · · ·		1	35		805
IV. LEATHER AND RUBBER GOODS. Shoes	(1) 75			1	75.	·····	75
VIII. TEXTILES. Knitting mill			(1) 37	1	. 37		185
XII. BUILDING INDUSTRY. Painting and paper hanging			(1) 6,000	1	6,000		<b>60,0</b> 00
XIII. TRANSPORTATION AND COM-	(1) 200				20.5		
		1	1	1	200	. <b> </b> !	2,400
Track repairing	(1) 200 (3) 310		(3) 6,117	-6	6,427		65,145

## Table III—Causes of Disputes, Combined with Results—Continued.

(Figures in parentheses indicate number of Disputes.)

					Тота	L NUMBER	· or—
Industries,	BER OF CONCERN	P DISPUTES EMPLOYEES ED, WON BY	WITH NUM- DIRECTLY			OYEES RNED.	Days' work lost by those
	Employ- ers.	Work- men.	Neither side.	Disputes.	Di- rectly.	Indi- rectly.	directly concerned.
	III. REDU	CTION OF	HOURS.	•			-
I. STONE AHD CLAY PRODUCTS. Plaster and Gypsum			(1) 166	1	166		1,823
II. METALS, MACHINES AND CON-							
VEYANCES. Manufacture of gold, silver and brass. Foundries. Machine shop products		(1) 90 (1) 32		1 1 2	34 90 97	15	40% 900 55 )
Total		(2) 122	(2) 99	4	221	15	1,858
III. WOOD MANUFACTURES.	(1) 30			1	30		2-0
V. CHEMICALS, OILS, PAINTS, ETC			(1) 80	1	80		320
VII. PRINTING AND PAPER GOODS. Lithographing. Printing. Wall paper.	(3) 1,725 (1) 340	(1) 26	(1) *1,668 (1) 65	3 3 1	1,725 2,034 65	1 288	286,713 322,513 334
Total	(4) 2,065	(1) 26	(2) 1,733	7	3,824	289	609,560
IX. CLOTHING, MILLINERY, LAUNDRY,							
Men's clothing Women's and children's clothing	(2) 530	(2) 1,297		2 2	530 1,297	30	37,050 44,290
Total	(2) 530	(2) 1,297		4	1,827	. 30	81,370
XII. BUILDING INDUSTRY. Carpentry Electrical wiring Painting andd paper hanging. Plumbing. Road and track construction Sheet metal working. Total.	(1) 65	(1) 54	(2) 48 (1) 34 (1) 26 (1) 200 (5) 308	1 2 1 1 1 1	54 48 34 26 65 200	7	51 83 646 468 130 2,400
				i —- i	421	7	4,535
XIII. TRANSPORTATION AND COM- MUNICATION. Teaming, cab-driving, etc			(1) 1,000	_1	1,000		2,009
XIV. TRADE.	 	(1) 250		1	250	. <b></b>	1,250
GRAND TOTAL	(8) 2,690	(7) 1,749	(12) 3,386	27	7,825	341	702,989
II. METALS, MACHINES AND CONVEY-		NGER HOU	JRS.				
Machine shop products			(1) 36	_1	36		141
	* Pendin	at close of	report.	1			

# Table III—Causes of Disputes, Combined with Results—Continued. (Figures in parentheses indicate number of disputes.)

(Figures i	n par	enthes	es indicate n	umber of di	sput	es.)			
			<b>5</b> /			Total	L NUMBER	ı o <b>r</b> —	
INDUSTRIES.	NUM BE Co	BER OF ONCERN	F DISPUTES EMPLOYEES ED, WON BY	WITH NUM- DIRECTLY	.8°		OYEES CRNED.	Days' work lost by those	
		ploy- ers.	Work- men.	Neither side.	Disputes.	Di- rectly.	Indi- rectly	directly concerned.	
1	V. L	ONGER	HOURS-C	Concluded,					
XII. Building Industry.	(1)	100			1	100		33	
GRAND TOTAL	(1)	100		(1) 36	_2	136		177	
		V. TR	ADE UNION	ISM.	ı <del></del> ı				
I. STONE AND CLAY PRODUCTS. Brickyards	(2) (1)	4,400 162		(1) 392	3	4,792 162	,	80.510 2,900	
Total	(3)	4,562		(1) 392	4	4,954		83,410	
II. METALS, MACHINES AND CONVEY- ANCES. Manufactures of gold, silver and brass.	(1)	36			2	60	5	3.432	
Machine shop products	(4)	305	(1) 550 $(2)$ 574	l	- 4 6	915	300	5,121 8,553	
Total	(4)		(2) 374					6,000	
III. Wood Manufactures. Furniture and pianos Wood working	(1) (2)	57 46			1 2	57 46	50	2,280 892	
Total	(3)	103			3	103	50	3,172	
IV. LEATHER AND RUBBER GOODS. Leather goods. Shoes.	(1) (2)	183 244			1 2	183 244	130	11,626 13,000	
Total	(3)	427		,	3	427	130	24,626	
VII. PRINTING AND PAPER GOODS. Bookbinding	(1)	26 12			1	26 12		130 312	
Total	(2)	38			2	38		442	
VIII. TEXTILES. Silk and ribbon	(1)	210			1	210		12,600	
1X. CLOTHING, MILLINERY, LAUNDRY, ETC.									
Cans. Men's clothing. Neckwear. Women's and children's clothing	(1) (3) (1)	21 430 165	(1) 700 (2) 250	(1) 1,400	1 4 1 3	700	8	630 10,745 5,600 3,420	
Total	(5)	616	(3) 950		-9	2,966	8	20,395	
X. Food and Liquors.					-				
Provisions			(1) 15	<b></b> .	1	15		15	

Table III—Causes of Disputes, Combined with Results—Continued.
(Figures in parentheses indicate number of disputes.)

•						Tomas	L NUMBER	03-	
industries.	Numbi BER Con	ER OF OF CERN	DISPUTES EMPLOYEES ED, WON B	WITH NUM-		EMPLOYEES CONCERNED.		Days' work lost	
	Empl		Work- men.	Neither side.	Disputes.	Di- rectly.	Indi- rectly.	by those directly concerned.	
V	. TRA	DB U	NIONISM—	Concluded.	''				
XII. BUILDING INDUSTRY.	(10)	429	(16) 897		26	1,326	120	19,11	
Sarpentering Road and track construction Structural iron work	(1)	62	(2) 66	(1) 240	2 1 1	66 62 240		1,17 10,00	
Total	(11)	491	(18) 963		30	1,694	120	30,70	
CIII. TRANSPORTATION AND COM- MUNICATION. farine transportationtreet railway			(1) 55 (1) <b>220</b>	(1) 2,180	1 1 2	2,180 55		19,62 99	
Teaming, cab-driving, etc Telephone construction and repair work	(1)	40 13	(1) 220		1	260 13	12	2,38	
			(2) 275	(1) 2,180	5	2,508	12	23,89	
Total	(2)	53	(2) 210	(1) 2,100	) D;	2,000			
•	(34) 6	8,841	(26) 2,777	(4) 4,212 ULAR PER	64	13,830	625	207,80	
GRAND TOTAL	(34) 6	8,841	(26) 2,777	(4) 4,212	64	13,830		207,80	
GRAND TOTAL  VI. EMP  III. WOOD MANUFACTURES.  Furniture and planos	(34) 6	3,841 ENT	(26) 2,777	(4) 4,212	64 SON	13,830 S.	625		
VI. EMP  III. Wood MANUFACTURES. Furniture and planos	(34) 6 LOYMI	3,841 ENT (	(26) 2,777 OF PARTIC	(4) 4,212	64 SON	13,830 S. 20	625	18	
VI. EMP  III. Wood MANUFACTURES. Furniture and planos	(34) 6 LOYMI (1) (1)	20 25	(26) 2,777 OF PARTIC	(4) 4,212	64 SON	13,830 S. 20 25	625	18 12 5 2	
VI. EMP  III. Wood Manufactures.  CHEMICALS, Oils, PAINTS, ETC  VIII. TEXTILES.  Chitting mill  Colorbind and twine  X. CLOTHING, MILLINERY, LAUNDRY,	(34) 6 LOYME (1) (1) (1) (1) (2)	20 25 52 50	(26) 2,777 OF PARTIC	(4) 4,212	64 SON	13,830 S. 20 25 52 50 102	625	18 12 5 2	
VI. EMP  III. Wood Manufactures. Furniture and planos.  CHEMICALS, OILS, PAINTS, ETC.  VIII. TEXTILES.  Chitting mill.  Total.  X. CLOTHING, MILLINERY, LAUNDRY,	(34) 6 LOYME (1) (1) (1) (1) (2)	20 25 52 50	(26) 2,777 OF PARTIC	(4) 4,212 ULAR PER	64 SON	13,830 S. 20 25	625	18 12 5 2 7	
VI. EMP  III. Wood Manufactures.  CHEMICALS, Oils, PAINTS, ETC  VIII. TEXTILES.  Chitting mill  Colorbind and twine  X. CLOTHING, MILLINERY, LAUNDRY,	(34) 6 LOYMI (1) (1) (1) (2)	20 25 52 50 102	(26) 2,777 OF PARTIC	(4) 4,212 ULAR PER	1 1 1 2 2 1	13,830 8. 20 25 52 50 102	625	18 12 5 2 7 4, 18 56, 65	
VI. EMP  III. WOOD MANUFACTURES. Furniture and planos.  V. CHEMICALS, OILS, PAINTS, ETC.  VIII. TEXTILES.  Knitting mill.  Dilcioth and twine  Total.  X. CLOTHING, MILLINERY, LAUNDRY, ETC. aundering and dyeing.	(34) 6 LOYME (1) (1) (1) (2) (1) (2)	20 25 52 50 102 220 79	(26) 2,777 DF PARTIC	(4) 4,212 ULAR PER	1 1 1 1 2 2 1 2 2	13,830 S. 20 25 52 50 102 220 854	168 233	18 12 5 2 7 4, 18 56, 65 60 83	
VI. EMP  III. Wood MANUFACTURES. Furniture and planos.  CHEMICALS, OILS, PAINTS, ETC.  VIII. TEXTILES. Chitting mill.  Chicken and twine  Total.  X. CLOTHING, MILLINERY, LAUNDRY, ETC.  aundering and dyeing.  Total.  X. Food and Liquors.  Greweries and bottling works.	(34) 6 LOYME (1) (1) (1) (2) (1) (2)	20 25 52 50 102 220 79	(26) 2,777  DF PARTIC  (1) 775  (1) 775	(4) 4,212 ULAR PER	1 1 1 1 2 2 3 3	13,830 S. 20 25 52 50 102 220 854 1,074	168 233 401	18 12 5 2 7 4, 18 56, 65 60 83	
VI. EMP  III. Wood MANUFACTURES. Furniture and planos.  VIII. TEXTILES. Contiting mill. Dictor and twine  Total.  X. CLOTHING, MILLINERY, LAUNDRY, ETC. aundering and dyeing. Total.  X. Food and Liquors. Breweries and bottling works.	(34) 6 LOYME (1) (1) (1) (2) (1) (2)	20 25 52 50 102 299	(1) 775 (1) 775 (1) 75 (2) 102	(4) 4,212 ULAR PBR	1 1 1 2 2 3 3 1 2 2	13,830 S. 20 25 52 50 102 220 854 1,074	168 233 401	18	

# Table III—Causes of Disputes, Combined with Results—Concluded. (Figures in parentheses indicate number of disputes.)

					Total	OF	
industries.	NUMBER OF BER OF CONCERN	DISPUTES EMPLOYEES ED, WON BY	WITH NUM- DIRECTLY	.es.	EMPLOYEES CONCERNED.		Days' work lost by those
	Employ- ers.	Work- men.	Neither side.	Disputes	Di- rectly.	Indi- rectly.	directly concerned.
VI. EMPLOYM	ENT OF PA	RTICULAR	PERSONS	-Co	ncluded.		
XIII. TRANSPORTATION AND COM- MUNICATION. Freight handling	(2) 92			2	92		92
Teaming, cab-driving, etc	(3) 104			- 1 - 3	104		104
Total	(0) 104			-			
XV. Hotels, Restaurants, Etc		(1) 12		_1	12		144
XVI. PROFESSIONS.	(17) 1,443	(1) 48 (5) 937		1 22	2,380	535	71,923
Total	(17) 1,443	(0) 931			2,000		71,820
I. STONE AND CLAY PRODUCTS.	II. WORKI	NG ARRANG	BEMENTS.	. ,			
Granite and stone	(1) 70		(1) 265	2	335		6,180
II. METALS, MACHINES AND CONVEY- ANCES.							
Manufactures of gold, silver and brass. Foundries		(1) 70		1 1 1	270 70 56		15,390 210 168
Machine shop products		(1) 70	(-,	3	396		15,768
VI. PAPER AND PULP.	<u> </u>		(2) 020	-			
Paper	(1) 26			1	26		152
VIII. TEXTILES.		(1) 24 (1) 10		1	24 10		144 240
LaceOilcloth and twineSilk and ribbon	(1) 191 (3) 208			1 3	191 208		1,528 5,806
Total	(4) 399	(2) 34		6	433		7,718
IX. CLOTHING, MILLINERY, LAUNDRY							
Erc. Laundering and dyeing Men's clothing	(1) 85	(1) 20		1	85 20		85 80
. Total	(1) 85	(1) 20		2	105		165
X. FOOD AND LIQUORS.		(1) 18		1	18		18
XII. BUILDING INDUSTRY.		(1) 18		-			
Masonry	(2) 240			_2	240	30	1,200
XIV. TRADE		(1) 60		_1	60		180
XV: Hotels, Restaurants, Etc	(1) <b>3</b> 5			1	35		35
GRAND TOTAL	(10) 855	(6) 202	(3) 591	19	1,648	30	31,416
	IX. MI	SCELLAEN	ous.	,		,	
XII. BUILDING INDUSTRY. Plumbing	(1) 27			1	27		2,000
GRAND TOTAL—All Causes			(55) 24, 622		56,454	7,252	1,568,245

#### TABLE IV-RESULTS

				Won	ву—	
		ЕМІ	PLOYERS.			WORK
INDUSTRIES.	Dis- putes.	Estab- lish- ments.	Employ- ees di- rectly affected.	Days lost by those directly affected.	Dis- putes.	Estab- lish- ments.
Fisheries						
I. STONE AND CLAY PRODUCTS. Brick. Plaster and gypsum. Granite and stone.	2 1 3	40 1 10	4,400 250 243	77,000 1,500 3,322		
Total	6	51	4,893	81,822	3	5
II. METALS, MACHINES AND CON- VEYANCES. Manufactures of gold, silver and brass. Foundries. Iron mining. Machine shop products.	1 1 1 4	1 2 1 28	36 19 300 315	3,000 330 600 4,871	7	3
Shipbuilding	7	32	670	8,801	10	21
III. Wood Manufactures. Brush making. Furniture and pianos. Picture frames. Wood working. Total.	3 2 2 2	3 2 8 	112 50 46 208	3,265 1,230 892 5,387	1 3	25
IV. LEATHER AND RUBBER GOODS. Leather goods.	1 3	3	183 319	11,626 13,075		
Total	4	6	502	24,701		
V. CHEMICALS, OILS, PAINTS, ETC.	1	1	25	125		
VI. Paper and Pulp.	3	3	61	237		
VII. PRINTING AND PAPER GOODS. Bookbinding Lithographing Printing Wall paper.	1 3 2 1	1 11 2 1	26 1,725 352 56	130 286,713 35,960 148	1	8
Total	7	15	2,159	322,951	1	8
VIII. TEXTILES. Cotton goods	1	1	186 52	1,116 52	1 2 1	1 2 1
Lace Oilcloth and twine Silk and ribbon	2	······································	241 418	1,553 18,406		
Total			897	21,127	4	4

#### OF DISPUTES.

						<del></del>			
ERS.	•		Compre	omised.			Grand	Total. •	
Employ- ees di- rectly affected.	Days lost by those directly affected.	Dis- putes.	Estab- lish- ments.	Employ- ees di- rectly affected.	Days lost by those directly affected.	Dis- putes.	Estab- lish ments.		Days lost by those directly affected.
		1	4	80	1,680	1	4	80	1,680
<b>444</b> 50	4,092 1,350	1 1 1	5 1 2	392 166 265	3,510 1,826 5,830	5 2 5	49 2 13	5,236 416 558	84,602 3,326 10,502
494	5,442	3	8	823	. 11,166	12	64	6,210	98,430
579 777 1,356	2,711 4,140 6,851	2 4 6 1 13	21 39 17 2 79	304 1,233 1,954 13 3,504	56,130 31,365	3 · 12 1 13 1 — 30	22 59 1 48 2 ——————————————————————————————————	340 1,831 300 3,046 13 5,530	59.171
95 180 275	1,333  1,800 3,133					2 3 2 3 10	33 2 33 ———————————————————————————————	95 112 50 226 483	$\begin{array}{c} 3,265 \\ 1,230 \end{array}$
						1 3	3 3	183 319 502	13,075
		1	1	80	320		2	105	445
						3	3	61	237
26	442	1	73 3	65	286,423	1 3 4 2	1 11 83 4	2,046 121	286,713 322,825 482
26	442	2	76	$\left  \frac{1,733}{} \right $	286,757	10	99	3,918	610,150
24 27 10	144 216 240	4	13	328	3,044 42	2 7 1 2 5	2 16 1 2 5	210 407 10 241 425	1,260 3,312 240 1,553 18,448
61	600	5	14	335	3,086	17	26	1,293	24,813

Table IV—Results of

			Won	BY—		
· Industries.		2010	PLOYERS.	1		WOR
MDOSINIES.	Dis- putes,	Estab- lish- ments.	Employ- ees di- rectly affected.	Days lost by those directly affected.	Dis- putes.	Estab- lish- ments.
IX. CLOTHING, MILLINERY, LAUN-						
DRY, ETC. Caps. Laundering and dyeing Men's clothing.	1 2 6	1 2 12	1.039	46.354	4	147
Neckwear Women's and children's clothing	1 1	1	20 165	1,770	1 5	50 46
Total	11	17	1,550	53,299	10	243
X. FOOD AND LIQUORS.						
Bakeries Breweries and bottling works Cigars Provisions	1	i	700	8,400	1 1 1	1
Total	1	1	700	8,400	4	
XI. WATER, LIGHT AND POWER DISTRIBUTION	1	1	. 35	800	1	1
XII. BUILDING INDUSTRY. Building (general)	13	23	640	10,716	18	29
Carpentry Concrete construction Electrical wiring	1	1	12	12	5	13
Electrical wiring Elevators. Excavating Masonry.	4 3		1,830 249	4,245 1,236	1 3	47
Masonry. Painting and paper-hanging. Plumbing. Road and track construction	3 2 4 8	1,007 8	2,537 452	1,548 62,550 2,116	5 1 1	57 37 1
Sheet metal working Structural iron work	i	75	3,000	140,000		
Total	36	1,141	8,822	222,423	35	192
XIII. TRANSPORTATION AND COM- MUNICATION. Freight handling	2 1	3 1	92 56	92 1,000	2	
rreignt handling. Marine transportation. Messenger service. Street railway. Feaming, cab driving etc Felephone construction and repair work. Frack repairing	1 3	3	46 122	92 1,062	1 1 4	2 1 82
relephone construction and repair	1	1 5	13 540	900		
Frack repairing  Total	13	14	869	3,340 6,486	8	87
XIV. Trade					2	51
XV. Hotels, Restaurants, Ftc	2	27	61	139	2	
XVI. Professions					1	1
GRAND TOTAL	106	830	19,952	719, 198	84	650

#### Disputes Concluded.

		<del>1</del>	<del> </del>			<del>                                     </del>			
		-	Сомра	ROMINED.			GRAND	TOTAL.	
ERS.	1		ı	<del></del>	1	ļ	 I		
Employ- ees di- rectly affected.	Days lost by those directly affected.	Dis- putes.	Estab- lish- ments.	Employ ees di- rectly affected	directly	Dis- putes.	Estab- lish- ments.	Employ- ees di- rectly affected.	by those directly
3,295 700 1,622	84,655 5,600 46,390		i e	1,400	1,550	1 2 11 2 6	1 2 165 51 47	21 305 5,734 720 1,787	132,559 5,880
5,617			1 6	1,400	1,550	ļ	266	8,567	48,160 191,494
18 27 75 15	18 40 1,500 15	2				1 2 4 1	43 4 1	18 227 1,360 15	3,040 19,100 15
135	1,573	3	44	785	12,200	8	52	1,620	22,173
. 20	20					2	2	55	820
1,012 288	13,467 1,239	1		1,485	28,870	1 11	52 13 1	1, <b>6</b> 52 1,773 12	24,183 30,109
52	1,196	2	10	48	837	2 1 4 7 11	10 4 8	48 52 1,830	837 1,196
260 397 133 35	4,000 3,312 1,596	1 4 3	20 431	1,736	l	7 11 8 9 3	69 86 1,475	6,686 4,406 487	4,245 5,536 68,810 113,234 2,151
 	198		2	350 240	12,400 10,000		20 77	383 3,240	12,598 150,000
2,210	25,043	14	491	10,106	165,445	85	1,824	21,138	412,911
84 82 55	158 82 <b>99</b> 0	1 5	1 9	28 2,975	56 35,762	. 6 2 1	6 10 3 1	204 3,031 128 55	306 36,762 174 990
795	4,620	3 1	182 2	1,098 83	2,218 344	10 2	267 3	2,015 96	7,900 1,244
1,016	5,850	10	194	4, 184	38,380	31	295	6,069	1,244 3,340 50,716
310						2	51	310	1,430
	1,430								
812	144					4	29	373	283
11,880	197 197	55	1,418	92 24,622	368 661,850	245	2,898	56 454	392
11,500	187, 197	55	1,218	27,022	001,800	240	2,000	00,303	,,000,,410

## III.96 NEW YORK STATE DEPARTMENT OF LABOR.

#### TABLE V-MODE OF SET

(Figures in parentheses indicate

•	Nu	MBER OF	
INDUSTRIES.	By direct negotiations of the parties or their representative		
Fisheries	(1)	80	
I, STONE AND CLAY PRODUCTS.			
Brick Plaster and gypsum Franite and stone	(1)	470 166 328	
Total	(5)	964	
II. METALS, MACHINES AND CONVEYANCES, Manufactures of gold, silver and brass. Oundries ron mining.	(2)	304 2,704	
roundries from mining Machine shop products Shipbuilding	(6)	1,997	
Total	(18)	5,018	
III. WOOD MANUFACTURES.  Brush making	(2)	95	
Wood working Total	(1)	180 278	
	(4)		
IV. LEATHER AND RUBBER GOODS.		<b></b>	
Bhoes		<u></u>	
Total			
V. CHEMICALS, OILS, PAINTS, ETC	(1)	80	
VI. PAPER AND PULP.			
Paper			
VII. PRINTING AND PAPER GOODS.			
Bookbinding Lithographing Printing	. (2)	1,695	
Wall paper Total		2,048	
,		<del></del>	
VIII. TEXTILES.  Knitting mills	(2) (7) (1)	224 1,763	
Dilcloth and twine Silk and ribbon	(i)	17	
Total	(11)	2,014	

## Bureau of Mediation and Arbitration, 1906. III.97

#### TLEMENT OF DISPUTES.

number of disputes.)

WORKERS DIRECTLY OR INDIRECTLY AFFECTED BY DISPUTES WHICH WERE SETTLED-

Return to work on	Displacement of strikers	of strikers board or		ATION OF-		
employers' terms.	by new employees.	mediation of third party.	Trade board.	Individuals.	Total.	
					(1) 80	
(2) 4,400 (1) 500 (1) 2-	O;	(1) 392 (1) 70			(5) 5,262 (2) 666 (5) 584	
(4) 4,92	(1) 162	(2) 462			(12) 6,512	
(1) 3e (1) 62e (3) 24	(2) 1,019 1 (2) 164	(1) 70 (2) 1,466			(3) 340 (11) 2,793 (1) 620 (14) 4,868 (1) 13	
(5) 89	(4) 1,183	(3) 1,536			(30) 8,634	
(2) 7' (1) 3'	(1) 20 96				(2) 95 (3) 112 (2) 50 (3) 276 (10) 533	
(1) 18 (1) 7	3 5 (2) 374				(1) 183 (3) 449	
(2) 25	8 (2) 374				(4) 632	
(1) 2	5				(2) 105	
(3) 9	8				(3) 96	
(3) 1,72	8				(1) 26 (3) 1,725 (4) 2,047 (2) 409	
(4) 1,78	1 (3) 378				(10) 4,207	
(2) 24 (2) 36	10 (2) 58				(2) 224 (7) , 1,763 (1) 10 (2) 241 (5) 435	
(4) 60	1 (2) 58				(17) 2,673	

## III.98 NEW YORK STATE DEPARTMENT OF LABOR.

#### Table V—Mode of Settlement (Figures in parentheses indicate

	Nu	MBER OF
INDUSTRIES.	of the	direct iations parties their ntatives.
IX. CLOTHING, MILLINERY, LAUNDRY, ETC.		
Laundering and dyeing. Men's clothing. Neckwear. Women's and children's clothing.	(6)	4,719 1,652
Total	(11)	6,371
X. FOOD AND LIQUORS, Bakeries Breweries and bottling works. Cigars. Provisions Total.	(1) (2) (3) (1) (7)	18 227 724 15
XI. WATER, LIGHT AND POWER DISTRIBUTION		<u></u>
XII. BUILDING INDUSTRY. Building (general)	(17) (6)	1,242 1,773
Plantaina) adaina	(2) (1)	48 52
Elevators Excavating. Excavating. Masonry Painting and paper hanging Plumbing. Road and track construction Sheet metal working Structural iron work	(2)	576 6,656 3,389 110 350
Total	(49)	14,196
XIII. TRANSPORTATION AND COMMUNICATION. Freight handling	(3) (5) (1) (1) (7) (1)	112 3,219 82 55 1,463 83
Total	(18)	5,014
XIV. Trade	(2)	310
XV. HOTELS, RESTAURANTS, ETC	(2)	312
XVI. Professions	(2)	140
GRAND TOTAL	(133)	37,806

## BUREAU OF MEDIATION AND ARBITRATION, 1906. III.99

of Disputes—Concluded.

number of disputes.)

WORKERS DIRECTLY OR INDIRECTLY AFFECTED BY DISPUTES WHICH WERE SETTLED-

Return to work on		Displacement of strikers	Uy traue	BY ARBITE	ATION OF-	   	
emp	oloyees' erms.	by new employees.	board or mediation of third party.	Trade board.	Individuals.	To	otal.
(1) (1) (3)	29 85 645	(1) 98 (1) 20 (1) 168	(1) 700		(1) 388	(1) (2) (11) (2) (6)	29 473 6,467 720 1,817
(5)	759	(3) 280	(2) 1,708		(1) 388	(22)	9,506
(i)	700				1	(1) (2) (4) (1)	18 227 1,424 15
(1)	700					(8)	1,684
	•••••	(1) 35	(1) 20		'	(2)	55
(10) (1)	521 12	(4) 229	)			(31) (6) (1) (2) (1)	1,992 1,773 12 48 52
(4) (1) (1) (2) (6)	1,830 19 30 -1,010 322	(1) 45 (1) 27 (1) 62		(1) 225		(4) (7) (11) (8) (9)	1,830 865 6,686 4,426 494
(1)	3,000	(1) 240	(1) 33	,   		(3) (2)	$\frac{383}{3,240}$
(26)	6,744	(8) 603	(1) 33	(1) 225		(85)	21,801
(1) (1)	50 56 46	(1) 42				(5) (6) (2) (1)	$3, 204 \\ 3, 275 \\ 128 \\ 55$
(1) (1) (5)	40 25 580	(1) 12	(1) 500			(10) (2) (5)	2,015 108 580
(10)	797	(2) 54	(1) 500			(31)	6,365
						(2)	310
(1)	26	(1) 35			li	(4)	373
						(2)	140
(69)	17,715	(31) 3,313	(10) 4,259	(1) 225	(1) 388,	(245)	63,706

III.100 NEW YORK STATE DEPARTMENT OF LABOR.

TABLE VI-DURATION OF DISPUTES.			
DURATION OF DISPUTES.	Number of disputes.	Em- ployees directly con- cerned.	Total working days lost.
1 day 2 days 3 days 4 days 4 days 5 days 6 days 6 days 9 days 9 days 11 days 12 days 13 days 14 days 15 days 16 days 17 days 18 days 18 days 18 days 19 days 22 days 22 days 22 days 22 days 22 days 23 days 24 days 25 days 26 days 26 days 27 days 28 days 28 days 28 days 38 days 38 days 38 days 38 days 38 days 38 days 48 days 48 days 48 days 48 days 48 days 48 days 48 days 48 days 48 days 48 days 48 days 48 days 48 days 48 days 48 days 48 days 48 days 48 days 48 days 48 days 48 days 48 days 48 days 48 days 48 days 48 days 48 days 48 days 48 days 48 days 48 days 48 days 48 days 48 days 48 days 48 days 48 days 48 days 48 days 48 days 48 days 48 days 48 days 48 days 48 days 48 days 48 days 48 days 48 days 48 days 48 days 48 days	40000000000000000000000000000000000000	8 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2	20, 20, 20, 20, 20, 20, 20, 20, 20, 20,

## Bureau of Mediation and Arbitration, 1906. III.101

lays. lays. lays. finite.	770 days. 282 days. 308 days. 1008 + Indefinite.
	127 days 187 days 153 days 153 days 262 days 308 days 308 days 308 days 308 days
	O WEEKL)
0 weeks).	(20 weeks)
0 weeks)	(20 weeks)
U WREKES)	.20 weeks)
0 weeks)	(20 weeks)
8 weeks)	days days days days days (ays (16 weeks) days (ays days days days days days days days d
B weeks)  O weeks)	nays.  lays.  lays.  lays.  lays.  lays.  lays.  lays.  lays.  lays.  lays.  lays.  lays.  lays.  lays.  lays.  lays.  lays.  lays.  lays.  lays.  lays.  lays.  lays.  lays.  lays.  lays.  lays.
2 weeks)  8 weeks)  0 weeks)	(12 weeks) (16 weeks) (20 weeks)
2 weeks) 6 weeks) 0 weeks)	days (12 weeks).  days days days days (aus (16 weeks).  days (20 weeks).  days (20 weeks).  days (20 weeks).  days (21 weeks).  days (21 weeks).  days (21 weeks).  days (21 weeks).  days (21 weeks).  days (21 weeks).
2 weeks)  8 weeks)  0 weeks)	(12 weeks). (16 weeks). (20 weeks).
2 weeks) 6 weeks) 0 weeks)	(12 weeks). (16 weeks). (20 weeks).
2 weeks)	(12 weeks) (16 weeks) (20 weeks)
2 weel	(12 weel
: :	## ## ## ## ## ## ## ## ## ## ## ## ##
	: :3 : : : :5 : : : : : : : :

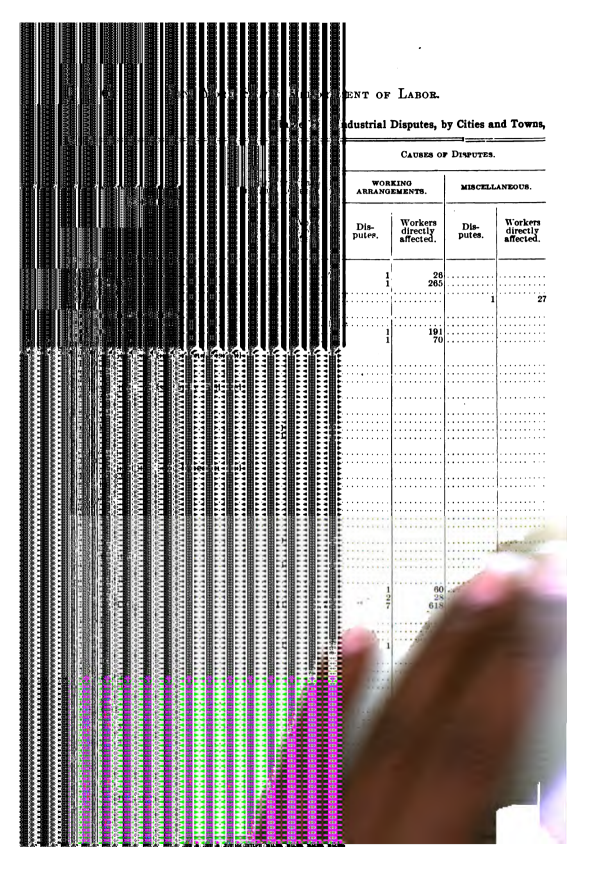
## TABLE VII-INDUSTRIAL DISPUTES, BY CITIES A

	Wo	RKERS AFFI	ECTED.	AGGREGATE DAYS LOST.			
LOCALITY.	Number of dis- putes.	Directly.	Indirectly.	Directly.	Indirectly.	Tota:	
Albany Albion-Medina Ansterdam Auburn	13 1 3 6	727 265 329 372	410	8,429 5,830 3,130 6,640		10, 5, 13. 6,	
Ballston Spa and vicinityBathBuchananBuffalo	1 1 1 1 15	15	<b>51</b> 5	480	 	1. 151.	
Chelsea, Dutchess Junction and Fishkill Landing. Coeymans Colloes. Cortland, Glens Falls, Sandy Hill and Schuylerville.	1 1 6		112 <b>288</b>		` .	34, 3, 3,	
Cranesville.  De Witt.  Dunkirk.  Elmira.	1 1 2 5		13	25 72 1,980 1,253	33	1, 1, 2,	
Gardenville Geneva Glasco, Kingston, East Kingston and Port Ewen Glendale	1 2 1 1		40 10	60 688 43,000 12,600	60	43. 12,	
Glens Falls. Ithaca. Johnstown Karners.	1 3 1 1	56 143 30 50	50	148 3,698 900 100	1,300	4.	
Lewiston Little Falls Lyon Mountain Maybrook	1 1 1 1	20 54 300 42	320	20 54 · 600 42	640	1,	
Mechanicville Middletown Newburgh New York City	2 1 6 106	339 60 324 34,143	7	3,987 180 3,264 1,164,807		4, 3, 1,194.	
Norwich Oakfield Oneida Oswego	1 1 1 4	10 250 36 155	250 30	10 1,500 3,000 887	1,500	3 3, 1,	
Peckskill. Perry Port Chester. Poughkeepsie.	1 1 1 1	14 600		100 3,000		3.	
Rochester Sandy Hill Saratoga Schenectady.	1	667 24 90 903	105 5 520	30,438 432 900 8,072		31, 11.	
Slingerlands Syracuse Troy Utica	1 9 4 10	1,020 733 983	314 1,523 59	312 17,234 21,253 39,251	3,980 24,992 365	21. 46. 39.	
Watertown Westfield West New Brighton Yonkers.	1 1, 1, 2,	26 150 40 245		468 300 560 1,145		1	
Total	245	56,454	7,252	1,568,245	101,036	1,66	

## BUREAU OF MEDIATION AND ARBITRATION, 1906. III.103

## TOWNS, OCTOBER 1, 1905, TO SEPTEMBER 30, 1906.

	,			CAUSES (	F DISPUTES	•			
increase of wages.		REDUCTION OF WAGES.		REDU	CTION OF OURS.	LO	nger Durs.	TRADE UNIONISM.	
Dis- putes,	Workers directly affected.	Dis- putes.	Workers directly affected.	Dis- putes.	Workers directly affected.	Dis- putes.	Workers directly affected.	Dis- putes.	Workers directly affected.
7	483	1	37	2	105			1	2:
3	329 40	1	75					3	230
1	80								
7	2,708			1	239			6	3,99
5	175							1 1 1	1,500 399 141
	 50			1	65				
i	11	i	80	 				······i	18
1 1	<b>6</b> 0 7			i	34				
				 				1	2,900 210
1 2 1 1	56 113 30 50	. <b></b>						i	30
				   <u>-</u>					
i i	300			1	54				
2 i	339 10				231			i	
38	· 15,960 10	3	6,235	11 11	6,202	2	136		3,27
1 1	250 30	1						i i	30
1	45							i	1
1	600 73								
3	246			2 1	200 90			2	1
	330	,		1	23			1	55 1 18
5 3 4	650 513 360	'. <b></b> .		3	556			1	4
i	150			1	26			i	4
i	20								
104	24,181	6	6,427	27	7,825	2	136	64	13,83



October 1, 1905, to September 30, 1906—Concluded.

				R	SULTS.		
TOTA	AL.		IN PAVO	COMPROMISED.			
İ	Workers	EMPL	OYERS.	wo	RKERS.	İ	Workers
Disputes.	directly affected.	Disputes.	Workers directly affected.	Disputes.	Workers directly affected.	Disputes.	directly affected.
13 1 3	727 265 329	2 1	76 19	- 6	343	5 1 2	30: 26: 31:
6	329 372 80	4	292 80	2	80		
1 1 1 15	15 191 7,010	1 1 6	15 191 642	3	241	6	6,12
1 1 6	1,500 392 316	1 2	1,500	<u>2</u>	74	1 2	39 4
1	65					1	6
1 1 2 5	50 11 155 128	1 1 1 3	50 11 75 35	i	65	1 1	
1 2	60 41	1	60				
1 1	2,900 210	. 1	2,900 210				
1 3 1	56 143 30		56 30 30 50	1	33	1	8
1 1 1	50 20 54 300	1	20	1	54		
· 1 2 1 6	42 339 60 324	1	42 25 75	1 1 3	314 60 83		
106	<b>34</b> ,143	46	9,918	38	8,420	22	15,80
1 1 1 4	10 <b>25</b> 0 3 <b>6</b> 155	1 1 2	250 36 67	1	88		
1 1 1 1	45 14 600 73	1 1	14 600	1	45		73
9 1 1	667 24 90 903	4	275	3 1 1	253 24 90 770	2	139
. 1 9 4 10	12 1,020 733 983	1 3 1 4	12 418 220 742	5 1 6	770 537 35		133 65 478
1 1 1	26 150 40 245	, 1 1	742 150 40 225		241	1	20
2	245	1	225	1	20		

#### III.

# COMPOSITORS' AND LITHOGRAPHERS' EIGHT-HOUR MOVEMENTS.

#### Compositors in New York City.*

[Incident to the national movement of the International Typographical Union in 1905 and 1906 for the eight-hour day in book and job printing offices there occurred strikes in nine localities in New York State. Outside of New York City these strikes began in the month of September, 1905, and were therefore included in last year's report, where the details concerning them are summarized at pages 36 and 37. To the information there given it may be added that the five strikes reported as "pending" have never been settled, and are still nominally in existence, though they may be regarded as virtually ended by the gradual filling of the strikers' places by new employees. Of far greater importance than any of the above, however, in the history of labor disputes was the strike in New York City which occurred during the present report year. This and the lithographers' disputes for a similar purpose were the two leading disputes of the present year in this State, quite overshadowing in importance any others, in fact, and the histories of the two are therefore here recorded in full.]

The movement to establish the eight-hour workingday in the New York City book and job printing trade formally opened on November 5, 1905, when Typographical Union No. 6, in response to a communication from the Typothetæ, the association of employing printers, relative to the renewal, on January 1, 1906, of the agreement between the two organizations, resolved "that the union declines to accept the proposition of the Typothetic to 'renew the present agreement in its entirety for a term of three years,' and instructs its representatives to present the following resolution for consideration at the joint meeting of the conference committee, Thursday, November 9, 1905: 'Resolved, that on and after January 1, 1906, eight hours (at the present-scale of prices) shall constitute a day's work in all book and job composing rooms in the jurisdiction of Typographical Union No. 6 and the Typothete of the City of New York." Accordingly, on November 9th, at the meeting of the joint trade committee of the Typographical union and the Typothetæ, President P. H. McCormick

^{*} By George A. Stevens, of the Bureau of Labor Statistics.

of the union submitted a written communication containing the resolution adopted on November 5th. Discussion followed and the Typothetæ's representatives finally refused to accede to the union's terms, stating that they had been directed to maintain the nine-hour day. Then the following letter, addressed to the president of the union, was drafted by the employers' committee and signed by President Green of the Typothetæ: "In answer to your favor of even date I regret that we cannot accept your proposition, nor any proposition looking to a reduction in the hours at the present time." This action practically brought to a close the friendly relations that for a number of years had existed between the organized employers and their journeymen compositors.

The officials of the union then endeavored to obtain agreements from individual concerns to grant the eight-hour day at the beginning of 1906. Among the establishments visited early in November was the Butterick Publishing Company, Limited, which was not associated with the Typothetæ. On that occasion the management of the company would not agree to the demand. A second effort on the part of the officers to induce the corporation to have the eight-hour rule observed in its composing room was also futile. The officers report that on November 23d they again called on the company's representative at the latter's request and that he made a proposition to sign an agreement for one, two or three years at the rate of \$21 a week and nine hours per day, but they stated that they could not consent to the offer without the approval of the union, to which they would refer it. The concern's official representative states that the last time the union's delegation appeared at his office he was notified "that all employees of 'Big Six' employed by the company would go on strike on January 2, 1906, unless an eight-hour day was on that day conceded, and demanded to know whether the company would concede such eight-hour day; that in reply he asked whether the union would concede to the company the same terms that had been granted by Typographical Union No. 2 [of Philadelphia] to a competitor; that when the officials of the union declined to concede similar terms they were informed that the company would employ other and additional men ou

#### III.108 New York State Department of Labor.

the understanding that they would remain in the company's employ on the nine-hour day basis from January 1, 1906, and that thereupon he was informed that if such men were not members of the union and were given employment in the composing room of the company all members of Typographical Union No. 6 would forthwith go on strike." Four, non-union compositors were on November 24th placed at work by the Butterick Company. It is contended by the union that the employment of these men was in direct contravention of a mutual understanding it had with the company, as well as with other independent establishments, that the latter would conform to the union conditions stipulated in the contract with the Typothetæ during the life of that agreement, which did not expire until the close of 1905; but the company refutes this statement with the assertion that "we have never been members of the Typothetæ and have nothing to do with their contracts, and we did not make a contract, either verbal or written, on our own behalf." When the non-unionists began work 95 union compositors, together with 11 unorganized composing-room employees, ceased operations, it being considered by the union that the company had virtually locked them out, while the company maintains that they struck. On the same day the union employees in the stereotyping, electrotyping and photo-engraving departments quit their employment because, as charged, the corporation had arbitrarily and in violation of agreements with their organizations increased their daily working time from eight hours to nine hours. The company's version of the cause of this phase of the dispute is that the electrotypers differed with the photoengravers "as to where one union's work began and the other left off." It was therefore "decided to put up an open-shop sign so as to be able to determine without constant bickering what each branch of these employees should do." Next came the pressmen's controversy, which commenced on December 1st. The union avers that the manager of the company insisted that the union pressmen should perform certain work that had been done by compositors, electrotypers and photo-engravers. protested, and when representatives of the union waited upon the management to discuss the matter for the purpose of adjusting

the difficulty, the engineer of the building, they allege, was peremptorily ordered "to shut off the steam in the pressroom, thus locking out the employees in that department." The reason given by the Butterick Company as to why the pressmen stopped work differs widely from the cause attributed by the union; the company's representative claiming that the organizer financial secretary of the Adams, Cylinder and Web Press Printers' Association No. 51 went to the former's business office on November 29th and "announced that they had called to discuss conditions for a contract between the company and the union; that they were asked what their union intended to do about the brakes upon the presses which the convention of the International Printing Pressmen and Assistants' Union of North America had by resolution awarded to the feeders; that they stated that Union No. 51 and its members in the employ of the company would not turn over the brakes to the feeders." December 1st, it is stated by the manager, the same officers again called at his office and "announced that if the company had determined to turn over the brakes to the feeders in its employ they would at once take out the members of their union; that forthwith, on the day following, the members of the Adams, Cylinder and Web Press Printers' Association No. 51 then in the employ of the company, and being its entire press force, struck by quitting the building and failing to return to their work." He further states that afterward two members of Franklin Association No. 23, composed of press feeders and pressmen's assistants, "entered his business office and, upon being advised that the memhers of the pressmen's association had struck by reason of the determination of the company to award the brakes upon the presses to the members of Ben Franklin Union No. 23, stated that the members of that union would remain in the employ of the company, and that the following week said employees would if so requested by the company, perform the work theretofore done by the members of the pressmen's association; that on December 2d the members of Ben Franklin Union then in the employ of the company, and being the entire force of feeders in its printing office, without any notice or warning, and disregarding the promise mentioned, struck by quitting the building and failing

to return to work; that upon information and belief the men who thus struck were required and compelled so to do by the president of the International Printing Pressmen and Assistants' Union of North America, which controlled Ben Franklin Union No. 23 and to which Ben Franklin Union No. 23 and its members were and are subordinate." On the other hand, the union of press feeders and pressmen's assistants informs the Bureau that its members became involved in the dispute because of their refusal to work with non-union pressmen.

In its report concerning the dispute to the Bureau of Mediation and Arbitration the Allied Printing Trades Council states that 261 union men were involved in the controversy - 95 compositors, 11 electrotypers, 9 stereotype finishers, 4 photo-engravers, 12 wood and metal engravers, 92 pressmen, and 38 press feeders and pressmen's assistants. There were also 79 unorganized employees directly affected — 11 in the composing room, 11 in the electrotype and stereotype departments, and 57 in the pressroom - making a total of 340. To the same bureau the Butterick Company reports that 373 men were engaged, divided as follows: 95 compositors, 233 pressmen and press feeders, 12 wood engravers, 4 metal engravers, 14 electrotype finishers, and 15 in the electrotype foundry. It was stated on January 15th by the company that the "men with few exceptions are still out and have been replaced. We are now running an open shop. We hired employees in the open market to fill the places of the men that are on strike. There has been no change in the rate of wages or hours of labor, except in the engraving and electrotype department, where we now have 39 employees instead of 29 who went on strike; in which department the hours of labor are nine per day instead of eight. We now have 130 hands in our composing room in place of 95 who went out on strike. In pressroom No. 1 there are 75 in place of 68 who went on strike. In pressroom No. 2 there are 32 in place of 45 who went on strike. pressroom No. 3 there are 67 in place of 80 who went on strike. In the job pressroom there are 17 in place of 32 who went on strike. At the time our wood engravers quit work we were giving employment to 15 men in this department. We have discontinued using wood engravings and do not expect to again employ men in this trade."

At the end of September, 1906, the six unions involved reported that the strike was still in force.* As a result of the dispute two members of Stereotypers' Union No. 1 and five helpers were then unemployed. Up to that date the union had paid \$4,476.59 in strike benefits, the affected stereotype finishers having suffered a loss of 884 days' employment and the unorganized helpers 1,418 days.† On the same date two of the striking members of Electrotypers' Union No. 1 and one helper were without employment. The journeymen who struck sustained an aggregate loss of 1,039 days' time, while the helpers lost 274 days. Benefits to the amount of \$1,910.51 were paid by the union. A few striking photo-engravers and metal and wood engravers, all of whom were attached to Photo-Engravers' Union No. 1, obtained employment elsewhere almost immediately, and by September 30th all were at work. These men's lost time was 1,300 days and they received \$2,600 in benefits. In February, 1906, while the pressmen's dispute was at its height, the International Press Printers and Assistants' Union revoked the charter of Adams, Cylinder and Web Press Printers' Association No. 51, with which the strikers were affiliated, because that local union had not complied with the international's mandate to transfer all brakemen to the press feeders' union. Several months subsequently two new unions (Web Pressmen's Union No. 25 and Flat-Bed Printing Pressmen's Union No. 51) were chartered by the international officials to replace Adams, Cylinder and Web Press Printers' Association No. 51, the remaining members of which eventually affiliated with the two new subordinate Before ceasing its existence the old pressmen's organizations. organization had disbursed \$18,029.66 in strike benefits, to May The total number of days of lost time footed up 7,712 for the journeymen pressmen affected by the dispute and 2,960 for the pressroom boys. By the end of September the striking workmen were all employed in other shops. Franklin Association No. 23 of Press Feeders and Pressmen's Assistants dis-

^{*}The same unions reported similarly on July 27, 1907.
†On July, 27, 1907, one journeyman and one helper were still unemployed. The striking members of the union had then lost 985 days and the helpers 2,060 days. The strike benefits amounted to \$5,656.50.
‡One striking member of this union was idle on July 27, 1907. Total days of lost time to that date: Electrotypers, 1,333; helpers, 334. For strike relief the sum of \$2,690,51 had been expended to that date.

#### TABLE VII—INDUSTRIAL DISPUTES, BY CITIES AI

	Wo	rkers Affi	CTED.	Aggri	EGATE DAYS	Lost.
LOCALITY.	Number of dis- putes.	Directly.	Indirectly.	Directly.	Indirectly.	Total
Albany Albion-Medina Amsterdam Auburn	13 1 3 6	727 265 329 372	410 1,236	8,429 5,830 3,130 6,640	10,180	10,1 5,1 13,
Ballston Spa and vicinity	1 1 1 15	80 15 191 7,010	515	480 15 1,528 135,162		1.1 151,4
Chelsea, Dutchess Junction and Fishkill Landing. Coeymans Cohoes. Cortland, Glens Falls, Sandy Hill and	1 1 6	1,500 392 316	112	34,000 3,510 1,993	1,131	34,4 3, 3,
Schuylerville.  Cranesville. De Witt Dunkirk Elmira.	1 1 1 2 5	50 11 155 128	13	25 72 - 1,980 1,253	1,481 33	1,1 1,5 2,6
Gardenville. Geneva. Glasco, Kingston, East Kingston and Port Ewen. Glendale	1 2 1	60 41 2,900 210		60 688 43,000 12,600	40 60	43.( 12.(
Glens Falls. Ithaca Johnstown Karners.	1 3 1	56 143 30 50	50	148 3,698 900 100	1,300	4,4
Lewiston Little Falls Lyon Mountain Maybrook	1 1 1 1	20 54 300 42	320	20 54 • <b>60</b> 0 42	640	1.1
Mechanicville. Middletown Newburgh New York City.	2 1 6 106	339 60 324 34,143	61 7 1,362	3,997 180 3,264 1,164,807	373 14 29,539	4,3 3,4 1,194,3
Norwich Oakheld Oneida Oswego	1 1 1 4	10 250 36 155	250	10 1,500 3,000 887	1,500 150	3,0 3,0 1,0
Peekskill. Perry. Port Chester. Poughkeepsie.	. 1 . 1 . 1			100 3,000		3.0 3.0
Rochester Sandy Hill Saratoga Schenecrady	9 1 1 5	667 24 90 903	105 5 <b>52</b> 0	30,438 432 900 8,072		31,4 9 11,8
Slingerlands. Syracuse. Troy. Utica.	1 9 4 10	1,020 733 983	314 1,523 59	312 17,234 21,253 39,251	3,980 24,992 365	3 21,2 46,2 39,6
Watertown Westheld West New Brighton Yonkers	1 1 1 2	26 150 40 245		468 300 560 1,145		4 3 5 1, J
Total	245	56,454	7,252	1,568,245	101,036	1,668.2

## BUREAU OF MEDIATION AND ARBITRATION, 1906.

## TOWNS, OCTOBER 1, 1905, TO SEPTEMBER 30, 1906.

CAUSES OF DISPUTES	
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TRADE UNIONISM.		LONGER HOURS.		REDUCTION OF HOURS.		REDUCTION OF WAGES.		INCREASE OF WAGES.	
Workers directly affected.	Dis- putes.	Workers directly affected.	Dis- putes.	Workers directly affected.	Dis- putes.	Workers directly affected.	Dis- putes.	Workers directly affected.	Dis- putes.
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#### III.114 NEW YORK STATE DEPARTMENT OF LABOR.

men, of what we intended to do and offered to continue the men in our employ. After such notification we put in four new compositors, who agreed to stay with us after January 1st. At the order of their union officers our old compositors left in a body.

"There were members of two unions in our press room — pressmen and feeders. Each claimed the right to certain positions and urged its claim by threats of strikes. The question was passed upon by the international union — the parent body of the pressmen and feeders. It decided that the positions in dispute between the unions belonged to the feeders, and ordered that they be given to the feeders on December 5th. On December 1st a delegation from the pressmen's union called upon us in regard to the matter. We stated that we intended to be governed by the decision of their own international union. The pressmen thereupon struck.

"The officers of the feeders' union called and extended their sympathy for the injustice done to us by the pressmen's strike and assured us that we would have their loyal support in running our machines. The next day the feeders struck — we know not why.

"The engravers' union had been discriminating against us for a long time. When they worked nine hours in other shops they only worked seven for us. Later, when the hours of labor for engravers were reduced to eight in other shops they still only worked seven for us. We decided not to endure this injustice any longer.

"The electrotypers were, at different and recurring periods, at odds with the engravers as to where one union's work began and the other left off. This embarrassed us considerably at times, and we decided to put up an open-shop sign, so as to be able to determine without constant bickering what each branch of these employees should do. The electrotypers struck.

"We have always believed that unions were a good thing, both for ourselves and the employees, and our plant has universally been spoken of by the men themselves as a model union shop. Our treatment of the men has been generous in the matter of hours and pay beyond anything known in other shops in New York City or elsewhere. When the union regulations provided for ten hours as a day's work our men worked nine hours. When the union regulations called for nine and one-half hours our men continued on the nine-hour basis. We felt then that nine hours constituted a fair day's work and we did not hesitate to accord the men voluntarily more than they themselves asked for from other shops. In the matter of pay our policy has been equally liberal. Our employees have averaged very much in excess of the union scale of pay. We still retain for our men the feeling which prompted us to ask the union officers not to order out those of our employees who had been with us many years and were too old to get positions elsewhere. The union officers misinterpreted our request, and stated that if we would concede the eight-hour day to the husky young fellows who could do duty on the picket line, we could discharge the old men; and that 'the union would not ask us to run a home for old men or women.' We declined this and offered a contract to our old employees, guaranteeing their jobs as long as we had work to do or money to pay for it.

"The charge that we broke a contract with the typographical union is unqualifiedly false. We had no contract with the union. We have never been

members of the employing printers' association (the Typothetæ) and have nothing to do with their contracts, and we did not make a contract, either verbally or written, on our own behalf. Furthermore, we were not asked to sign a contract with the typographical union. Doubtless this is explained by the fact that in the matter of hours, pay and privileges our men were better treated than they would be under any contract the union succeeded in getting with other employers."

Upon the application of the Butterick Publishing Company, Limited, Supreme Court Justice H. A. Gildersleeve on January 29, 1906, issued a temporary injunction against New York Typographical Union No. 6, International Printing Pressmen and Assistants' Union of North America, Adams Cylinder and Web Press Printers' Association No. 51, Ben Franklin Union No. 23, their officers and members, and their attorneys, agents, clerks, servants and employees, staying, enjoining and restraining them until the further order of the court,—

- "1. From making any requests, giving any advice, or resorting to any species of persuasion, threats, intimidation, force or fraud, which operates to overcome the exercise of the free will of any person connected with the plaintiff or its customers as employees or otherwise; from picketing the place of business of this plaintiff at Spring, Macdougtl and Vandam streets, in the borough of Manhattan, city, county and State of New York, or any of the places of business where this plaintiff or any of the customers of this plaintiff do business in said city or elsewhere, by stationing themselves, or causing others to station themselves upon or along the streets, alleys or thoroughfares leading to such places of business, for the purpose of intercepting the employees of this plaintiff or of other companies customers of this plaintiff while said employees are going to or returning from such places of business, and by requests, advice, persuasion, intimidation, threats, force or fraud or defamatory publications which operate to overcome the exercise of the free will of the persons concerned, inducing or procuring said emplovees to quit the employment of this plaintiff or of companies customers of this plaintiff, or by reason of the number and attitude of such pickets intimidating said employees or other persons having business at such places of business; or from resorting to the like means at any other time or place. or under any circumstances, to induce, procure or compel such employees, or any of them, to quit their employment.
- "2. From advising or requesting, by any means whereby persons are induced to act or to refrain from acting by plea of the injurious consequences to themselves or their property, whether by oral communications, by letters, by printed circulars, placards, posters or otherwise, persons who are now purchasers of the publications or patterns of this plaintiff or of companies customers of this plaintiff, or who are about to or might otherwise become such purchasers, to refrain from making such purchases; persons who are now subscribers for the publications of this plaintiff or of companies customers

#### III.116 NEW YORK STATE DEPARTMENT OF LABOR.

of this plaintiff, or who are about to or might otherwise become such subscribers, to withdraw and refrain from making such subscriptions; persons who are now purchasing or selling the publications and patterns of this plaintiff or of companies customers of this plaintiff, or who are about to or might otherwise become customers, to purchase or sell such publications and patterns, to desist and refrain from purchasing and selling such publications and patterns; or persons who are now acting as agents for this plaintiff or for companies customers of this plaintiff, or who are about to or might otherwise become such agents, to desist and refrain from acting as such agents.

- "3. From resorting to any species of threats, intimidation, force or fraud to accomplish such purposes or procure other persons so to do; from preventing or attempting to prevent, by any means whereby persons are induced to act or refrain from acting by fear of the injurious consequences to themselves or their property, any merchant, newsdealer, newsman or newswoman, or other person, from purchasing or selling the publications and patterns of this plaintiff or of companies customers of this plaintiff.
- "4. From all acts of violence towards the employees of this plaintiff, or persons doing business with this plaintiff.
- "5. From in any other manner or by any other means interfering with the property, property rights or business of this plaintiff or of any person connected with this plaintiff as employee, agent or customer."

Afterward Justice James A. Blanchard of the Supreme Court gave a hearing on a motion to perpetuate the injunction of Justice Gildersleeve. Justice Blanchard, in his decision, handed down on March 3d, materially modified the terms of the preliminary enjoining order. The court prefaces its findings with the remark that "The complaint alleges a conspiracy on the part of the defendant labor unions and individuals to injure the plaintiff's business by causing a strike among its employees, by picketing its places of business and boycotting its customers, by distributing libelous circulars, letters and posters regarding the plaintiff's relations with its employees, and by carrying into execution all of said acts with threats, intimidation, force and fraud; in conclusion the complaint prays for a permanent injunction."

In regard to the question of an oral agreement between the Butterick Company and Typographical Union No. 6 the learned justice says:

"Whether the plaintiff had made an agreement with its employees or their unions regarding the terms of employment is much disputed. Beginning January 1, 1905, it appears that the plaintiff paid its compositors the same rate of wages as was fixed in the contract between the defendant New York

Typographical Union No. 6, to which the compositors belonged, and the Typothetæ, an employers' association, to which the plaintiff did not belong. No contract, however, was legally completed by this circumstance. Upon all the facts it appears that the plaintiff merely hired its employees by the week, and that no contract regarding the continuance of the rate of wages or conditions of labor existed between the plaintiff and its employees or any of the defendant unions."

Taking up the part that the pressmen assumed in the controversy the court states that prior to the dispute of the compositors on November 24, 1905,—

"a dispute had existed between the pressmen and the feeders and their respective unions regarding who should handle the brakes on presses. The International Association decided that the feeders, composing No. 23, instead of the pressmen, composing No. 51, should handle the brakes. announcement by the plaintiff that after December 5, 1905, it would, in accordance with this decision, turn over the brakes to No. 23, the pressmen composing No. 51 ceased work. Because of this insubordination the International Association revoked the charter of No. 51 and took steps toward forming a substitute union, from which the plaintiff might eventually be supplied with pressmen. The plaintiff, meanwhile, sought to tide over the strike of No. 51 by putting the feeders of No. 23 upon work customarily done by the pressmen of No. 51. In this action the plaintiff was apparently encouraged by the acquiescence of several members of No. 23, who appeared willing to de pressmen's work. It does not clearly appear that No. 23 was permitted by its rules thus to take the places of the striking pressmen of No. 51, nor that the feeders composing No. 23 were qualified to do pressmen's work. For these reasons, or for other and unknown reasons, the feeders composing No. 23 ceased work on December 2, 1905. The International Association denies that it ordered the strike of No. 23, and declares that it is ignorant of the cause of the strike, and assigns the causes above mentioned as possible explanations, and states that it is now investigating the matter with a view of official action. * * * Upon the affidavits it does not appear that the International Union is chargeable with any of the acts complained of in the moving papers. As to this defendant and the individual defendants named as its officers, the preliminary injunction is therefore vacated."

The court holds that the action of the representatives of No. 6 in successfully soliciting the Hearst syndicate of newspapers to discontinue the pattern service of La Belle Fashion Company, a customer of the plaintiff, to the damage of the latter, who did the fashion company's printing, was not an illegal interference. "The syndicate," to quote the decision, "had agreed with the fashion company to transmit for the latter such orders for pattern service as the members of the syndicate might choose to give; and the fashion company agreed to supply such copy to the syndicate

#### III.118 NEW YORK STATE DEPARTMENT OF LABOR.

at certain rates. Since no number of the syndicate was under obligation to order pattern service the solicitation by representatives of No. 6 was not an interference with the performance of the contract, but merely dissuasion of custom."

In relation to other methods of boycotting practiced by the defendants the court says:

"Circulars, letters and placards, the contents and mode of address of which showed that they emanated from the defendant local unions, were distributed throughout the United States and Canada for the purpose of dissuading customers from purchasing publications published by the plaintiff, or printed by the plaintiff for other publishers. * * * In consequence of these circulars plaintiff has received from its agents and customers about 135 letters either discentinuing subscriptions or begging the plaintiff to adjust its difficulties, and assigning as the reason for writing their sympathy with trade unions or their fear of loss of trade through continuing their * * The defendant local unions, through their representatives, have sought to dissuade customers who are not under contractual obligations, and persons who might otherwise become customers, from purchasing publications and patterns published or printed by the plaintiff. Circulars, letters, placards and posters have emanated from the defendant local unions, containing several innuendoes of possible libelous character, and asking that members of unions and their friends refrain from purchasing such publications and patterns and from dealing with merchants who continue to purchase. * * * It appears that the defendants should not press any agreen ent, reasoning or entreaty to such an extreme that it becomes in effect a threat, intimidation, coercion or force. The plaintiff contends that the dissuasion practiced by the defendants, as shown in the moving affidavits, constitutes threats and intimidation. The authorities, however, do not warrant this conclusion. * * * Under the decisions * * * it appears that the dissuasion which the defendant local unions, through their representatives, have thus far directed against the plaintiff's customers can not properly be described as threats, intimidation, coercion or force. * * * As to the defendants' relation with the plaintiff's customers, or persons who might otherwise become customers, the defendants must be restrained from resorting to any means of dissuasion in effect amounting to threats, intimidation, force or fraud; and in so far as the preliminary injunction proceeds further than this it must be vacated. Regarding the circulars, letters. placards and posters that have emanated from the defendants, the direction above made regarding dissuasion in general is fully applicable. The court is asked to restrain the further publication of the written and printed matter above mentioned on the additional ground that it contains innuendoes of a libelous character. Without in any particular restricting the direction above made restraining dissuasion amounting to fraud, whether in the form of written or printed publications or otherwise, the court must refuse to restrain the publication of written or printed matter which merely is libelous. A court of equity will not enjoin a libel against property where the plaintiff by reason of his inability to prove special damage has no remedy at law.

The defendants were within their legal rights in publishing circulars setting forth the circumstances of the strike and requesting their friends to withhold their patronage from the plaintiff. Upon the affidavits it does not appear how great was the loss of business, if any, that resulted from the alleged libelous statements. From the letters written by customers who withdrew their patronage it would seem that they were actuated by those parts of the circulars which were undeniably lawful."

As to picketing, the views of the court are as follows:

"Upon the aflidavits before the court it appears that the proper bounds of reasoning and entreaty in dealing with the plaintiff's employees have been so exceeded by the defendant local unions and their members, and that the repetition of threats, intimidation, coercion and force, with the resulting damage to the plaintiff's business, is so likely that a continuance of the injunction in some respects, must be granted. As regards their relations to the plaintiff's employees, it is clear from what has already been stated that the defendant local unions and their members must be restrained from resorting to any threats, intimidation, force or fraud, whether through the means of picketing or otherwise. The defendants are free, with these exceptions, however, and within the limits already indicated, to make any requests or give any advice or resort to any persuasion for the purpose of winning support; and in so far as the preliminary injunction is inconsistent herewith it is vacated."

# Justice Blanchard concludes:

"The preliminary injunction, in so far as it restrains the defendant local unions and individuals from resorting to any species of threats, intimidation, force or fraud in their relations with the plaintiff's employees or customers, must therefore be continued. Specifically, the defendant will be restrained from practicing threats, intimidation, coercion, force or fraud through the agency of picketing or circulating publications among or making oral communications to employees, customers, merchants and newsdealers handling the plaintiff's patterns and publications, or any persons who are about to become or might otherwise become such parties. The preliminary order of injunction must be modified in the respects indicated and, as so modified, continued."

But to return to the general movement for the shorter working day. Long before the advent of the New Year the officials of Typographical Union No. 6 labored energetically among the numerous employers in the book and job branch of the printing industry to secure agreements favorable to the projected new conditions, and the pronounced degree of success that they attained in their efforts is illustrated by the fact that when 1906 was ushered in no less than 226 establishments had consented to the

^{*}Butterick Pub. Co. v. Typo. Union No. 6, 50 Misc. Rep. 1.

## III.120 NEW YORK STATE DEPARTMENT OF LABOR.

amended regulation, and their 2,356 union printers — 2,322 men and 34 women — thus received positive assurances that their weekly labor hours in future would be forty-eight instead of fifty-four, without any curtailment in the wage schedule. The union, deeming it just to the employers who had so willingly acceded to its requirements in respect to an abridgment of the working time, had already adopted a resolution "that on and after January 1, 1906, employers granting eight hours a day's work, or forty-eight hours constituting a week's work, shall have the privilege to so arrange the working hours of members of Typographical No. 6 in their employ as will best facilitate work in their different mechanical departments; and, further, employers accepting the above conditions shall make each and every day's work the same as to hours and minutes, the last day (Saturday) being the half, or fraction."

Quite a number of large and influential firms and companies that conceded the forty-eight-hour week had been for many years associated with the Typothetæ, which organization determined to resist the demand of the union with all the strength that its remaining membership could bring to bear upon the situation that confronted it. The association advertised extensively for non-union help, or freemen, as termed by the Typothetæ, which established headquarters in West Tenth street, equipping the place with a commissary department and sleeping accommodations for a force of men that it gathered in all parts of the country. On December 30th the following notice was posted in the composing rooms of the various members of the Typothetæ:

"The refusal of Typographical Union No. 6 to renew with us the contract which expires on the 31st day of December, 1905, compels us to make an open shop of our composing room.

"Beginning Tuesday, January 2, 1906, this composing room will be operated as an open shop. The working hours, as heretofore, will be fifty-four hours per week, nine hours per day; wages to remain as at present.

"We will be very glad to keep any of our present force who desire to remain in our employ under the above conditions. Any man reporting for work on Tuesday morning with this understanding will please report in the business office to the undersigned."

This notification was viewed by the union in the light of a lockout order, and in the evening of Tuesday, January 2d, it was found that 1,163 of its members — 1,096 men and 67

women — had on that day become involved in a struggle as momentous as the memorable dispute of 1887, when 738 union compositors in 25 offices struck for increased wages and to sustain the closed-shop principle. In this year's controversy 62 establishments took part, and, besides the 1,163 journeymen in their composing rooms, they had apprentices, probationers, copyholders and other like unorganized employees to the number of 244 — 198 young men and boys and 46 young women and girls — all of whom walked out in sympathy with the union printers. Some time after the beginning of hostilities 7 journeymen, with 1 apprentice, in two small offices were added to the strike roster.

By the end of the first week of the dispute nine concerns yielded to the terms of the union, and 243 of its members, 230 of whom were men and 13 were women, in consequence returned to work, as did also 35 unorganized young men and boys and 17 young women and girls. Two other firms granted the demand in the second week, and the settlement with them provided employment for 30 male compositors and 4 boys. In the third week a large incorporated company signed the agreement and its 82 compositors — 77 males and 5 females — resumed operations; as did its 16 boys and 8 girls. On January 26th, however, one of the firms that had capitulated early in the first week of the controversy signified its intention of going back to the nine-hour day, practically forcing its 25 male and 2 female compositors to leave their work, while 3 boys went out in a sympathetic strike. Thus by the end of the fourth week the typographical union had made a net gain of eleven offices, in which 328 of its members had been restored to their positions and conceded the forty-eight-hour week, and 77 unorganized workers had accomplished a similar result. When this report closed on September 30th, it was announced that four more establishments had adopted the eight-hour rule, and as a consequence 36 union compositors and 10 apprentices, etc., had returned to their former positions. A number of others who had taken part in the dispute had obtained employment either in book and job shops where the forty-eight hour weekly regulation prevailed or in newspaper offices, in which the eight-hour rule had been in effect since the general introduction of linotype machines, in 1893; so that on September 30th the strike roll of the printers' union contained the names of 527 compositors and 41 apprentices,

The amount expended in benefits up to that date was \$258,355.95, while the total loss of employment amounted to 146,232 days for the compositors and 17,896 days for the apprentices, etc.*

Eighty-four members of Electrotypers' Union No. 1 engaged in a sympathetic movement on January 16th to assist the compositors in eleven electrotype foundries, where the former refused to handle the product of non-union labor. Others joined the strike from week to week until the number reached 109. By the end of September three of these establishments, employing 20 men, had conceded the demands of the union, which reports that on the 30th of that month, 79 of its members were still out of work, that the total number of days that the strikers had lost was 21,698, and that \$28,999 had been disbursed in strike benefits. Also, on January 16th, 39 stereotype finishers, attached to Stereotypers' Union No. 1, accompanied by 65 apprentices, helpers and other unorganized workers, refusing to handle the product of nonunion compositors, quit their employment in nine foundries. Up to September 30th three of these shops had accepted the union's terms, 8 stereotypers and 9 apprentices, helpers, etc., returning to work in them. There were unemployed at that time 32 journevmen and 34 apprentices and helpers. Lost time aggregated 6,726 days for the striking stereotypers and 10,980 days for the apprentices, etc., while the amount expended for the relief of the strikers was \$38,507.38.1

^{*}After September 30th there was a strike of 10 compositors in one establishment to maintain the 8-hour day. It was of brief duration and was settled in favor of the union. Meanwhile three other concerns granted the shorter working day to 56 compositors and 6 apprentices; so that on July 27, 1907, when this report was passing through the press, a total of 18 offices had yielded to the demands since the dispute commenced, benefiting 400 compositors, 20 of whom were women, and 93 apprentices, copy holders, etc., of whom 24 were girls. At this latter period there were on the strike roll 252 compositors (including those who had struck in the Butterick establishment) and 10 apprentices, etc. The total number of days lost by the printers was 216,535, while the apprentices, etc., were unemployed 23,058 days. The financial assistance given by the typographical union to those engaged in the dispute amounted to \$404,793.45.

Altogether, 6 unions and 2,008 persons were directly involved in the general movement in New York city. Up to July 27, 1907, these unions had paid in strike benefits, \$552,220.17, while those who took part in the dispute entailed a loss of employment of 322,071 days.

† Subsequent to July 27, 1907, two concerns submitted to the terms of the nuion. This made a total of five establishments and 41 electrotypers who were affected by settlements with the union. The time lost up to this date aggregated 36,121 days, and the expenditure for strike relief footed up \$57,581. At that time there were 44 men on the strike list.

‡ By July 27, 1907, two more foundries, with stereotype finishers and 4 apprentices, etc., had been added to the list of union establishments — making a total of 5 shops, employing 15 journeymen and 13 apprentices, etc., that had again been brought under the jurisdiction of Stereotypers' Union No. 1, which reports that at this date there were 23 journeymes and 17 apprentices, etc., that had again been brought under the jurisdiction of Stereotypers' Union No. 1, which reports that at this d

For the Typothetæ, it is reported that "on January 2d, 975 union members voluntarily left their employment and failed to return to work," and "that there are now employed in the composing rooms of Typothetæ members 950 free men, who have taken the places of the former employees who went out on strike."

The Typothetæ on December 15, 1905, authorized a statement, signed by its president, "defining its position in regard to the threatened labor trouble." It said:

"The closed shop and the eight-hour day demanded by Typographical Union No. 6 cannot, and will not, be granted. The question which this demand brings before the printers of New York is not one of hours solely. The Typothetæ has been acceding to one demand after another for a number of years, always increasing wages, decreasing hours, and suffering new shop restrictions, until the limit has been reached. As examples of these restrictions: The employer can not put his own son to work at the machinery in his own composing room until that son, after four years' probation, swears allegiance to the union. * * * The employer can not hire or discharge his own men; they must be hired or discharged by a foreman, who must himself be a member of the union. An employer can not operate the keyboard of a machine that he has paid for, or set his own type; he is not allowed any representation in his own composing room. The composing room is controlled by a union foreman, assisted by a union chairman elected by union men, the chairman's duty being to see that neither the men nor the foreman shall for one moment forget any of the numerous restrictions which the union has placed on the running of the shop. * * * These and similar rules and restrictions have so decreased production and have so hampered the conduct of our business that even with a nine-hour day the shrewdest management is necessary to show any profits whatsoever. Upon all contracts of importance we meet with competition from points where the ninehour and ten-hour day prevail, where the union is not in control and the printer is able to get the best results from his men unrestricted. reduction of hours from nine to eight would mean a prohibitive increase in labor cost (the principal item in printing), and the demoralization of the printing business in New York. In 1898, with a ten-hour work day, the minimum scale was \$18 per week. Since then the work day has been reduced to nine hours, and wages have been three times increased, so that the present price for a fifty-four-hour week is a minimum of \$21 - an increase in cost per hour of thirty per cent. With this increase in wages there has been a steady decrease in hourly production. The public has been given the false impression that eight hours is the usual work day in indoor trades, and the longer day the exception. This might result in the belief that the typographical union seeks only to have its day readjusted to present trade conditions. As a matter of fact, with very few exceptions, the hours in indoor trades are either ten or nine per day. In view, therefore, of the impending conditions, the members of the Typothetæ have taken steps to continue their business, and are prepared to install competent non-union machine operators and other printers in their various composing rooms. These printers have

been obtained by a canvass of the various parts of the United States by field men representing the Typothetæ. * * We desire to emphasize the fact that this is not a local fight. The International Typographical Union decreed that on or before January 1, 1906, the eight-hour work day should go into effect, not only in the City of New York, but in every other city in the country where its union has jurisdiction. Anticipating this, a great many cities throughout the country have taken up the gauge thrown down by the typographical union, and, with the assistance of the United Typothetæ of America, of which they are members, signally defeated the unions. New York City will have that same aid, counsel and assistance that has been extended to all the others who have so successfully met the emergency. The Typothetæ believes that the present attitude of the typographical union is as contrary to the best interests and sentiment of unionism as a whole as it is ruinous to our industry. * * * Notwithstanding contrary statements, there will be no lockout in our shops. Every union man who is competent and trustworthy, and is willing to stay under the nine-hour day and open-shop conditions, will gladly be retained. The shops will be 'open' and the nine-hour day will prevail until conditions warrant a change. Competent men entering our employ after January 1st, next, will be paid full wages according to the union scale whether they are union men or not, and the fullest protection against the slightest interference will be given to every employee regardless of expense."

After the dispute began in January Typographical Union No. 6 made answer to the foregoing and similar statements promulgated by the Typothetæ. The union averred that at its regular meeting in June 1, 1901, "a letter was read from the Typothetæ of the City of New York requesting the union to appoint a committee to meet a similar committee of the Typothetæ with the view of formulating a scale of prices and shop rules to be uniformly observed in book and job printing establishments within the jurisdiction of the two organizations. The scale of prices at that time was \$18 per week for hand compositors and \$20 per week for machine operators, the hours being nine per day, or fifty-Complying with the request of the Typothetæ, four per week. the union adopted a resolution providing for the appointment of a committee, and later in the month the conferences began." With the exception of August, sessions were held weekly during each month until late in November when, "it being apparent that the shop rules could not be disposed of before the first of January, the representatives of the union requested that further consideration of these rules be suspended and the question of an increase in scale taken up and disposed of in order that such increase might take effect at the beginning of the year." This was agreed to by

the Typothetæ committee, and "finally the representatives of the two organizations agreed to recommend an increase of \$1, to take effect on January 1, 1902, and a further increase of \$1, to take effect January 1, 1903. Notwithstanding the positive assurances given the representatives of the union that this proposition would be accepted, the Typothetæ rejected the report of its committee and declined to accept the recommendations of the joint conference." The joint committee reconvened on December 9th and after four hours' discussion an agreement was reached and signed that on January 6, 1902, there should be an increase of two cents per 1,000 ems in the piece scale, \$1 per week in the time scale, the minimum to be \$19, and \$1 per week for machine operators, making the minimum \$21. A further advance of 50 cents per week for time hands and machine operators was provided to take effect in the following October; the conferences on shop rules to continue until March 1, 1902. These were duly held and at the end of February every paragraph in the scale of prices and shop rules had been agreed to. The union continued its statement:

"These rules covered every conceivable question which might arise, and it was agreed that all disputes should be adjusted by the joint committee. These rules specified the number of apprentices, the term they should serve as such, and the work they should perform, to all of which the representatives of the Typothetæ agreed.

"The question of the open and closed shops was disposed of by a verbal understanding that the union should not make war on any employer paying the scale of prices and complying with the shop rules agreed upon by the joint conference committee, and the committee representing the Typothetæ agreed that their organization would not assist any member who might attempt to displace members of the union with non-union men.

"Upon the signing of the above agreement the representatives of the Typothetæ demanded that the union withdraw its members from all offices refusing to comply with the scale of prices and shop rules, insisting that inasmuch as the Typothetæ had agreed as an organization to pay a certain rate of wages, it was unfair to permit members of the union to work for competing employers who refused to pay the increased scale. The officers of the union, recognizing the justice of this contention, without unnecessary delay complied with the request made by the Typothetæ."

After stating that harmony had prevailed for three years, that trivial disputes had been adjusted by the officers of the two organizations or by the joint conference board, and that but in one instance was it necessary to resort to arbitration, that being the question of making up lost time by the observance of the Satur-

day half holiday in the summer months, in which case the umpire sustained the workmen's claim that such time should not be made up unless at over-time rates, the union proceeds:

"These matters have been referred to in detail in order to show conclusively:

"First-That the original agreement was made at the request of the Typothets.

"Second—That every paragraph in the scale and book of rules was agreed to by the Typothets committee and accepted by the unanimous vote of that organization; and,

"Third—That the Typothetæ itself, through its officers, objected to the open shop in demanding the withdrawal of union men from offices not paying the union scale.

"In November, 1904, the union received a letter from the Typothetse requesting a conference with the view of renewing the agreement which was to expire on January 1, 1905. The union promptly complied with this request. The Cincinnati convention of the International Typographical Union in 1902 had declared for the shorter work day to take effect January 1, 1905. The St. Louis convention in 1904 changed this date to January 1, 1906. When the representatives of Typographical Union No. 6 met the representatives of the Typothetæ in conference in November, 1904, they presented the shorter work day proposition. The representatives of the Typothetæ objected to considering a reduction in the hours until a similar demand was made on employers in competing cities, and offered to renew the agreement for one year, with an increase of \$1 per week for time hands and machine operators. After several conferences the representatives of the union agreed to defer action for one year on the shorter work day proposition, provided the Typothetæ would agree to an increase of \$1.50 per week. To this the representatives of the Typothetæ finally agreed and the contract was signed."

This agreement also advanced the wages of piece-workers five cents per 1,000 ems and bound both bodies to the observance of all shop rules and practices that were embraced in the preceding agreement, the new compact becoming operative on January 1, 1905. Continuing its reply the union declared:

"Again the Typothetæ placed itself on record as approving all the shop rules and the rules governing apprentices. For another year harmonious relations were continued. In October, 1905, the union again received a letter from the Typothetæ requesting a conference with the view of renewing the agreement which was to expire on January 1, 1906. The union again promptly complied with the request. At a conference held early in October the representatives of the Typothetæ offered to renew the existing contract for one, two or three years. In view of the general discussion regarding the open shop, the representatives of the Typothetæ were requested to state what position the Typothetæ would take on this question in the event of the renewal of the agreement. President Green stated that the offer of the Typothetæ was to renew the existing agreement in its entirety, and also stated that his organization would not assist any member who might make war on the union during the term of the contract. President Green confirmed this point in a letter he addressed to the union on October 14, 1905.

"Again the Typothetæ put itself on record as approving all the shop rules and rules governing apprentices. Not a word was said in protest against continuing the conditions which had for four years governed employees in the book and job composing rooms.

"The union declined to accept the proposition made by the Typothetæ, and instructed its representatives to present for consideration the proposition to reduce the hours from nine to eight per day. When the joint conference met on November 9th, the representatives of the Typothetæ absolutely refused to consider any proposition which reduced the hours from fifty-four per week. After some discussion the conference adjourned.

"Immediately following the breaking off of the negotiations the Typothetse brought the open shop question to the front. As has been shown, this question had been disposed of and was not a factor in the dispute."

In the latter part of February the Typothetæ appeared before Justice Blanchard and petitioned for the issuance of an order against Typographical Union No. 6, its officers, members, representatives, agents and servants, perpetually enjoining and restraing them —

"First.— From interfering in any unlawful manner with the business of the plaintiff corporation or its members.

"Second.— From any and all sorts of violence or intimidation or abuse or the use of vile and abusive language directed against the plaintiff corporation, its officers or its members or the employees of the members.

"Third.— From interfering with the employees of the members of the plaintiff corporation through pickets or patrols or men placed near the premises or places of business of the members of the plaintiff corporation. From soliciting or inducing or attempting to induce said employees by any species of threats, abuse, offers or promises of money, of membership in the union or of free transportation from the City of New York or by any unlawful other means to leave the employment of the members of the plaintiff corporation.

"Fourth.— From interfering with or preventing by any species of violence or of intimidation, any threat, abuse, fraud or any promise of money or pecuniary or other reward or in any other unlawful manner whatsoever, new men from entering the employ of the plaintiff corporation or any of its members.

"From picketing or patrolling or causing to be picketed or patrolled the premises or places of business of the members of the plaintiff corporation, and from following any of the said employees against their will or persisting in talking to any such employees against their will; and from doing or causing to be done any of the acts herein complained of.

"And the plaintiff corporation further prays that an order may be made restraining and enjoining the said defendant union, its officers, members, servants, agents and associates from doing or causing to be done any of the aforesaid acts herein complained of and for relief against which the plaintiff prays as aforesaid pending the final determination of this action, and for

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such other and further relief as may be just, together with the costs of this action."

Justice Blanchard on March 2d granted an injunction against the defendants — Typographical Union No. 6, its officers, and members and their agents, servants and associates — enjoining and restraining them,—

- "1. From inducing or coercing, or attempting to induce or coerce, by any species of intimidation, threats, force or fraud, any employee of the plaintiff or any of its members to quit the employment of the plaintiff or any of its members.
- "2. From preventing, or attempting to prevent, by any species of intimidation, threats, force or fraud, any person from entering the employ of the plaintiff or any of its members.
- "3. From any and all acts of intimidation, threats, force or fraud toward any employee of the plaintiff or any of its members.
- "4. From any and all unlawful interference with the property, property rights or business of the plaintiff or any of its members."

It was further ordered by the court that the defendants subsequently show cause before one of the justices of the Supreme Court at special term why the injunction should not be continued during the pendency of the action. Shortly afterward the question of the continuance of the order was argued in the Supreme Court, Special Term, Part I, before Justice Greenbaum, who on April 2, 1906, directed that "the injunction heretofore granted should be continued until a final hearing." It was the opinion of the court that—

"according to the allegations of the plaintiff, it has succeeded in securing almost its full quota of non-union employees to take the place of those who refused to continue in employment. The gravamen of the complaint is that the alleged acts of violence and intimidation towards the non-union employees tends to disrupt the new force secured and to prevent the hiring of further employees, to the serious detriment and injury to the business of the members of the plaintiff corporation, and for which no adequate remedy at law can be had. Plaintiff's affidavits, which are exceedingly voluminous, specifically refer to about thirty cases of assaults and upwards of fifty cases of abuse and threats on the part of the pickets established around and about the various shops of the plaintiff's members and several hundred general complaints of like nature. It is not denied that the defendant union has systematized and organized bodies of pickets on duty, but it is asserted that they have been instructed only to employ persuasion and argument upon the new employees, without resort to force, abuse or threats, to the end that they may legitimately and properly influence them. Have these legitimate and justifiable methods been pursued or has there been such a course of conduct on the

part of the defendants as to warrant the court in finding upon the affidavits submitted that it was a deliberate one of unlawful and unwarranted acts and calculated to coerce and intimidate the present employees of plaintiff's members? Of about twenty cases of assault brought into court every one was against a member of the defendant union. Of these eleven were found guilty and five were dismissed, as alleged, for failure to identify the assailants. It is also asserted that warrants are now out against other alleged offenders, who have not yet been arrested. Of thirteen cases of assault specifically charged, no denials have been made by defendants. As to numerous other assaults, threats and acts of intimidation and abuse, the defendants present no affidavits, for the obviously good reason that the names of the alleged offenders are not stated. Defendants very properly argue that many of the plaintiff's affidavits are general in character and state mere conclusions of the affiants. Little reliance should, of course, be placed upon such affidavits, but the failure in many instances to give the names of defendant's members, who are charged with lawless acts, is entirely explicable, in view of the fact that many of the assaults are alleged to have been committed by attacks from behind, and in many instances, the assailants were unknown to the attacked. The significant facts, however, that are undisputed are that the defendant union is composed of about eight thousand men; that a thousand or less are directly interested in the controversy between the parties, as it affects only the class of men who work in the composing rooms; that the plaintiff's members have many employees other than compositors who are not affected by the differences mentioned, and that, although all the employees leave the shop at the same time, the only ones who have been singled out for assault, abuse, threats and intimidation are those engaged in the composing room; that the same attorneys who appear for the defendants on this motion appeared for the accused in the various criminal charges of assault, and that no action has been taken against such of the members of the defendant union who have been found guilty of assault. It would be futile to enumerate the various acts of lawlessness charged or to attempt here to make an analysis of the proofs pro and con. I fully recognize that the union should not be held responsible for occasional acts of violence or lawlessness on the part of some of its members, done impulsively, unreasonably, and without authority, but when the defendant union admittedly failed to take any affirmative action against such of its members, who concededly were their paid agents, employed as pickets, and who in the discharge of their duties as such agents committed the unlawful acts complained of, it cannot escape the consequence of these acts, after it became cognizant of their commission. It does not appear that the union ever repudiated or condemned the lawless acts of their agents, or visited upon the offenders any reprimand or discipline, and as the plaintiff has shown acts of assault, oppression, intimidation, threats and coercion on the part of a considerable number of the members of the union, it seems to me that the plaintiff has made out a case presumptively entitling it to the protection of the

After the promulgation of the foregoing restraining order, The Typothetæ of the City of New York appeared before Supreme Court Justice Henry Bischoff, and instituted proceedings to

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punish Typographical Union No. 6, its president and others for criminal contempt in that the defendants had wilfully violated the order of injunction. The Court held that "since the contempt, while not of the statutory class of strictly civil contempts, is also not strictly criminal, and the proceedings are actually civil proceedings to enforce the mandates of the court in which enforcement the parties to the action are alone interested. The question is not one of actual substance, and, so far as the mere question of practice is concerned, the form of proceeding, as adopted, is not Upon the merits the essential facts of a wilful violation is involved in direct dispute, and it is impossible for the court to determine the questions of fact from the affidavits sub-The plaintiff's papers would support a finding that the acts of violence and intimidation, as set forth, were instigated by the defendant and its officers, but this is a matter of inference, and if the defendant's affidavits state the true facts, this inference is materially weakened. So, too, the element of wilfulness in the case of the individuals who were concerned directly in the acts charged is negatived by the opposing papers, and the circumstances of the alleged acts of violence are in such dispute that an intelligent finding of the facts is impossible. The court should be advised as to the facts by the report of a referee, to take testimony and report with his opinion, the application to be brought on for final hearing upon the report." The referee had not rendered a report on September 30th.*

# LITHOGRAPHERS' EIGHT-HOUR MOVEMENT IN NEW YORK CITY, BUFFALO AND ROCHESTER.

A dispute of international consequence, extending to a number of localities in the United States and to Canada, and directly involving 1,700 workmen in 56 establishments in New York's three largest cities, was inaugurated in the lithographic industry in the afternoon of August 1, 1906. The controversy originated with the pressmen, transferrers and provers, whose organization, the Lithographers' International Protective and Beneficial Association of the United States and Canada, had demanded a decrease of weekly working hours from 53 to 48.

^{*}When this report was in press on July 27, 1907, the referee had not yet submitted his findings to the Court.
†By George A. Stevens, of the Bureau of Labor Statistics.

Until the spring of 1906 there were two general organizations of employing lithographers, one representing the East and Pacific, the other being known as the association of the West. April 11th the union of pressmen, transferrers and provers had a working agreement with the former association, while five correlative trade unions - comprising apprentices and press feeders. stone and plate preparers, artists, engravers and designers, poster artists, and paper cutters - were under contract with both associations of employers. These agreements provided for the adjustment of grievances by arbitration, established wage scales and working time, and regulated the employment of apprentices. In July, 1904, at a convention held in Philadelphia, the Lithographers' International Protective and Beneficial Association initiated a movement for the shorter working day by inserting in its constitution a provision to reduce the labor hours to forty-eight per week, but did not succeed in having a clause to that effect incorporated in its compact with the employers' association. ary, 1906, the union convened in Buffalo and prepared several propositions, including that for the forty-eight-hour week, for submittal to the employers, with the object of having them embodied in a projected agreement, to be effective from April 11th, the date of the expiration of the old contract. The union announced that this convention was held "for the express purpose of arbitrating the eight-hour workday with the employers' associations;" that it had "duly notified and invited the representatives of both employers' associations to meet us" and that "this was refused, on the ground that they considered it unwise to deal with delegates in convention assembled, but would meet a committee after adjournment of the convention." Subsequently a conference was arranged by the two associations of employers and the Central Lithographic Trades Council, composed of the Poster Artists' Association, the Lithographers' International Protective and Beneficial Association, the Lithographic Artists, Engravers' and Designers' League of America, the International Protective Association of Lithographic Apprentices and Press Feeders, the International Association of Lithographic Stone and Plate Preparers, and Local Union No. 119, Paper Cutters of New York and Vicinity. The representatives of both sides met at the opening of April and after

discussing for about a week, the various questions in dispute and especially that relating to the demand of the pressmen, transferrers and provers for the forty-eight-hour week, signed an agreement applicable to the East and Pacific for a period of three years from April 11th, and another for the Western section for one year from the same date.* The agreements continued the plan of arbitration that had been in operation for several years, and while both stipulated that "the question of the shorter work week may be put up for joint action or arbitration upon the application of either party to this agreement," the one with the employers' association West set forth additionally that "it is expressly understood that in no case shall the hours of labor which shall constitute a week's work for the members of the Lithographers' International Protective and Beneficial Association, the International Protective Association of Lithographic Apprentices and Press Feeders, and the International Association of Lithographic Stone and Plate Preparers be lower than forty-eight hours, nor of the Lithographic. Artists, Engravers and Designers' League of America lower than forty-seven and one-half hours, nor the Poster Artists' Association of America lower than forty-seven hours during the term of this agreement." Although each agreement contained a clause that "each party in executing this agreement represents and agrees that it has full authority to execute the same in behalf of all its individual members, and that all necessary steps have been taken to secure such authority," the union representatives declared that it was verbally understood by the conferees that the rules of the workmen's organizations required that the agreements be submitted to the members for ratification. A referendum vote was taken in April and both agreements were rejected.

In May the members of the Lithographers' International Protective and Beneficial Association adopted by a referendum vote a resolution to the effect "that forty-eight hours shall constitute a week's work beginning September 1, 1906." Meanwhile the two associations of employers amalgamated under the title of the National Association of Employing Lithographers. On July 9th the general president of the union of pressmen, transferrers and provers addressed a circular letter to every lithographic concern

Both agreements are printed in full in chapter V.

in the United States and Canada giving notice of the union's demand and requesting a reply not later than July 25th. To this communication the president of the reorganized association of employers replied on July 20th that "your letter of July 9th, suggesting a forty-eight-hour week, has been received by a large number of our members and I find that many of them have not acknowledged its receipt to you. In order, therefore, that you may understand their neglect, I will say that the National Association of Employing Lithographers will take the matter up, and presume that you will consider that it is to the best interests of your organization to deal with this association directly, as the houses with whom you could treat individually are limited to the few concerns not yet represented in the association. Our association does not refuse the proposed forty-eight-hour week. Neither does it accept it. As an association it believes that this question can best be settled by a conference between the committees from the two organizations with full power. This is in accordance with the principles on which our association is founded, which are as follows: First - Prior to the commission of hostile action on the part of any union or unions toward any member of the association, we favor the settlement of disputes with unions by reference of such questions to properly constituted boards of conference and arbitration, and should any labor union, or unions approve and have ratified by its members the form of conference and arbitration which is hereto appended, upon the offering to us of said agreement for a term of not less than five years, we bind ourselves to accept and ratify it. Second - In the event of the commission of any hostile action on the part of any union or unions toward any member of this association, the 'open shop' shall be established with reference to such hostile union or unions, under such rules and practices as may be adopted by this national association." During the morning of August 1st a final conference of the union's General Executive Board and the Board of Directors of the employers' association was held in New York City. As these officials could not reach an understanding strikes began in some shops in the afternoon of that day and the dispute became general on August 2d, by which time more than 950 pressmen, transferrers and provers had ceased work in 56

establishments in New York City, Buffalo and Rochester, four of the concerns in the first-named city not being affiliated with the employers' organization. Members of the International Association of Lithographic Stone and Plate Preparers, which had also demanded the shorter working week, joined in the strike in the establishments controlled by the employers' association, which forthwith declared the "open shop" to exist against these two trade organizations.

Early in the controversy it was reported by the New York City subordinate association of the international union of pressmen, transferrers and provers that upward of 550 of its members had gained the forty-eight-hour week without strike in 42 independent shops, and in the third week of the dispute the same union announced that the four independent firms whose 90 employees had struck had granted the demand and reinstated the striking workmen.

The contest was fraught with much bitterness. Referring to the April conference the employers' association stated that —

"it took six days of discussion and argument and mutual concession to explain away and refute the objections which both sides had had to it, and, in the end, these unions, without the benefit of any of this discussion and in absolute ignorance of what had occurred, spurned the agreement which their representatives had said was eminently fair. We have never yet been given any reason why these agreements were rejected. When therefore we approached the Lithographers' International Protective and Beneficial Association this summer and said that a conference would only be successful if the representatives of both sides were empowered to make a binding agreement, we had in view this experience of April, 1906, and we believed that the power which we required was absolutely essential in order not to repeat the child's play of the early spring. The president of the L. I. P. and B. A. stated in a letter that, not only did his Executive Board have no such power, but that it would not accept it if it were offered to it. With a view to convincing him and his National Executive Board that we were right in our stand, we invited them to call on our Board of Directors on August 1, 1906, and discuss the question of procedure in such a conference." At the meeting of August 1st, continued the employers, the president of the L. I. P. and B. A. "said that he had no such power as we required, and we then gave him a written explanation of our position under such circumstances. This was as follows: 'We are familiar with the constitution of your association, which enables you to obtain such powers by a referendum vote, and we must therefore request that you procure such powers.' He then stated that it would be utterly useless to obtain a referendum vote; that his union would not grant such powers to its representatives, and that the National Executive Board would not accept them. We then presented to him a written statement of our position under such circumstances." This was in part: "We therefore now offer to arbitrate all questions and differences between us, and with that end in view we will appoint one arbitrator, you to appoint one, and the two so selected to appoint a third, both sides to be bound by the decision of the Board of Arbitration." After presenting this writing to the president, the employers averred, "he said that, if we insisted upon it, he would submit the question of power to a referendum vote, but that it was perfectly useless, because his union would never grant the power and the National Executive Board would not accept it. He even declared that he would call the men out pending the referendum vote, as he was not going to tolerate any more delay. He said that he would not permit any more delay on account of any conference, but that his men would be called out on strike the next day. We asked him if this was positively final. He said that it was, and that the men would quit work upon his order. He and his Executive Board then quit the room."

The Litographers' International Protective and Beneficial Association gave its version of the dispute as follows:

"Last January the L. I. P. and B. A., at an expense of \$15,000, held a convention in the city of Buffalo for the express purpose of arbitrating the eight-hour workday with the Employers' Association, and duly notified and invited the representatives of both Employers' Associations to meet us. This was refused on the grounds that they considered it unwise to deal with delegates in convention assembled, but would meet a committee after adjournment of the convention. Last April the representatives of the Alliance, of which the L. I. P. and B. A. is a member, met the representatives of the Employers' Association and formulated an agreement in which one clause was incorporated calling for arbitration of all disputes on questions which were not covered by any clause in the agreement. It was known to the employers at that time that any agreements entered into between them and the representatives of our Association must be submitted to our membership for ratification. Our members rejected the agreement because of the fact that no stipulation was made in said agreement covering the shorter workweek question. In May last, by referendum vote of the members of the L. I. P. and B. A., a law was enacted to the effect that forty-eight hours shall constitute a week's work, beginning September 1, 1906. Every employer in the United States was notified of this and asked to inform the general office in New York City by July 25th whether he would accede to or refuse the request of this Association. All the employers belonging to the National Association of Employing Lithographers referred the general office to their President. Although it was known to the Board of Directors of the Employers' Association that our organization would take the necessary steps by August 1st to enforce our request, a fact which was substantiated by letters in our possession, copies of which were sent by their president to all members of his association, they deferred an invitation to our General Executive Board to attend a conference with them in New York City until shortly before the day set for the execution of our plans. Notwithstanding this, our General Executive Board agreed to meet the Directors of the Employers' Association in conference, August 1st, and notified all their mem-

bers that no action would be taken until after the conference. We were told that the members of the Employers' Association had given their Directors full power to act, and they demanded credentials giving like power to the General Executive Board before they would have a conference with us, and upon being informed that we did not possess full power, and did not expect our members to give us such power, it was suggested that our Constitution gave us the right to get full power by submitting the question to our members for a referendum vote. Our Executive Board agreed to get such power, but insisted that our original program be carried out to the letter pending the result of this referendum vote. At this time another proposition was made by the president of the Employers' Association which called for an arbitration of the forty-eight hour work-week issue. The inconsistency of the employers by making this proposition, following close on the heels of the first one, is so conspicuous that it is almost unnecessary to invite attention. They were told in the first place that we did not have full power to agree to anything. They suggested to us to go to our constituents and obtain such power, and in the same breath asked us to agree to arbitration. The day after the so-called conference a proclamation was prominently posted in all shops of members belonging to the National Association of Employing Lithographers which imparted the information that the L. I. P. and B. A. committed a hostile act against the Employers' Association by refusing to agree to arbitration. We desire to impress again upon all fair-minded employers and others interested in the lithographic industry that every effort possible was made by the L. I. P. and B. A. to have the forty-eight hour week question settled by arbitration at our Buffalo convention in January last, but the Employers' Association, who were represented in Buffalo, positively refused this offer, leaving the L. I. P. and B. A. no alternative but to proceed in the manner which we have pursued. It might also be suggested that all the tactics employed by the representatives of the Employers' Association were nothing more nor less than a strategical move to gain time."

One reason why the employers' association viewed with disfavor the adoption of the 48-hour rule was the alleged scarcity of journeymen in the trade, avowing that the working force at the time of the strike was insufficient to properly perform the work then in hand. Said the association in this connection: "The ratio of apprentices to journeymen has been steadily and systematically reduced until the trade has found itself in a condition where there were not enough journeymen to perform the work which has been placed in our hands by customers." On the other hand, the pressmen, transferrers and provers considered themselves entitled to an abbreviated working day owing to the unhealthfulness of their working conditions and increased labor. The union stated that "the real reason for making the demand for a shorter working day was that our statistics showed us the startling fact

that 46 percent of the lithographers die of tuberculosis. this deadly disease is not our only enemy. Nervous diseases are also growing alarmingly in percentage owing to the fact that the sizes of machines have increased, and where only a few years ago a 48-inch sheet was the limit, 74-inch sheets are now used, and the colors printed have been increased from one color to two and three colors at a time. No one can deny the fact that this increase in production also has increased the amount of responsibility and labor required of a man, and in connection with the everlasting cry of the employer for more and more, is bound to make a nervous wreck out of the healthiest man." To explain the large proportion of deaths in the trade from tuberculosis the union cited a long lists of dangerous acids and other chemicals that had to be used in different forms in lithography and described the injurious effect of many of these compounds on the human body. unsanitary surroundings, the union remarked: "Owing to the peculiar class of work, requiring closed workrooms all the year around, shutting off all fresh air and giving no outlet to the fumes or gases of the different acids used, and realizing that one ounce of prevention is worth more than a pound of cure, and having seen the effect the shorter working day had among other less dangerous trades, we naturally bent our efforts toward that goal."

Members of the International Protective Association of Lithographic Apprentices and Press Feeders became involved in the dispute on August 3d. It was claimed by the union that some members had refused to take the places of striking pressmen and for that reason a general lockout was declared by the associated The latter, however, contended that these employees had indulged in a sympathetic movement, leaving their employment to assist the pressmen. "The feeders," the employers maintained, "had placed themselves in the same position as the Lithographers' International Protective and Beneficial Association, and as to them the 'open shop' appeared a necessity, and we declared it to exist." The dispute of the apprentices and press feeders lasted until November 22d, when it was declared closed by the union, and any man who desired to return to work was required to sign a paper announcing that he had resigned without reservation from his trade organization. The union in New York City reported that while the dispute was in progress it paid \$15,727 in benefits to the members involved.

The posting of "open shop" notices in their art departments by the concerns affiliated with the National Association of Employing Lithographers caused a general strike on August 12th of the members of the Lithographic Artists, Engravers and Designers' League of America throughout its jurisdiction. In this State the dispute affected establishments in New York city, Buffalo and Rochester and directly involved 250 workers. Relative to this controversy the associated employers asserted that "the national officers of the artists' union, in June, 1906, without accepting our offer of conference or arbitration, issued a peremptory order declaring that their artists should not be permitted to work overtime, regardless of the amount of wage which we were willing to pay for such overtime work. We sat quietly by while this order injured us and tied up large quantities of work in our shops. Finally, in August, our patience became exhausted, and we told the national officers of the artists' union that unless the antiovertime order was rescinded at once we should consider it a hostile act. We received an evasive answer to this letter, in which the president stated that the anti-overtime order had been considered null for weeks. To test the good faith of this answer some of our artists were asked to work overtime the next day, and they refused, saying that it would be contrary to the order of the national union, which was still in force. Under such circumstances, therefore, surrounded by hostilities and evasions, and duplicity, we declared the 'open shop' against the artists." The League of artists, engravers and designers reported that the overtime issue raised by the employers was merely a pretext to destroy the union. It stated that the rule against overtime work had been abrogated and that many of its members were working extra time when the strike began. A member in Chicago, said the union, who evidently had not heard of the order nullifying the rule, had declined to perform work after regular hours, and then came the edict of the employers in regard to the "open shop." The members of the League were working 471/2 hours per week at the time the controversy opened, and therefore they did not have any grievance as to labor hours. When in May the pressmen, transferrers and provers insisted upon the observance of a 48-hour working week the artists stated they considered that the time for such demand was not propitious and they consequently urged against it. Their advice proving futile they withdrew from the Central Lithographic Trades Council, and on May 21st submitted to the employers the form of a projected trade agreement, to remain in effect for five years. This provided that "the discharge from their present positions of non-members now actually employed is not required." It also regulated overtime work, stipulating that for such labor the compensation should be "at the rate of one and one-half times the regular rate, regardless of the number of hours worked during the week in which the day falls on which overtime was worked," and that "all time worked on Sundays and on legal holidays shall be paid for at twice the regular rate." The apprenticeship question was regulated in this manner: "In art departments in which there are regularly employed from one to six journeymen artists, engravers and designers, all counted together, there may be not more than one apprentice: from seven to twelve journeymen, not more than two apprentices; from thirteen to eighteen journeymen, not more than three apprentices; and so on in like ratio." The employers refused to enter into any agreement with the League. When this report closed the strike of the artists, engravers and designers was still in progress.* The League's side of the controversy is as follows:

"The League was organized in 1901 and in June, 1906, included in its membership 95 per cent of the lithographic artists of the United States and Canada. It never made any formal demands upon the employers in the United States. It entered into a defensive alliance with five other unions in the lithographic trade in February. 1904, after learning that the employing lithographers of the United States had formed an organization. In March, 1904, the employing lithographers' organization demanded that the allied unions enter into arbitration agreements with them. The unions refused on the ground that this would open to arbitration and change conditions they had secured in the past. The employers locked out all the union members in March, 1904. The struggle lasted four weeks, after which time, through the

^{*}On August 1, 1907, while these pages were passing through the hands of the printers, the Advisory Board of the Lithographic Artists, Engravers and Designers' League of America closed the controversy and urged the members who were then on strike to return to work on the employers' terms. On the above date 124 members were on the strike rolls in this State — 65 in New York City, 43 in Buffalo, and 16 in Rochester. When the dispute ended it was reported by the officials of the National organization that the aggregate sum expended in strike benefits in New York City amounted to \$23,549, in Buffalo \$18,644, and in Rochester \$7,314 — a total of \$59,507.

intervention of the National Civic Federation, an agreement was entered into between the allied unions and the associated employers for one year, guaranteeing the continuance of the conditions which existed before the struggle began, and agreeing to submit all new questions to arbitration. This agreement, with slight changes, was renewed the following year. In April, 1906, an agreement was drawn up between the allied unions and the associated employers, but it was rejected by the membership of the unions. The union of pressmen, transferrers and provers then decided to demand an eight hour day, and the League withdrew from the alliance of unions. A new association of employing lithographers was formed, with the 'open shop' principle as its cardinal feature. The union of pressmen, transferrers and provers demanded the eight hour day, were refused, and went on strike in all association shops, and some others, on August 2, 1906. On August 12th an 'open shop' notice was posted in the art departments of all association shops, to the effect that any man who worked under it would be understood to have agreed to nonunion conditions. All members of the League ceased work at once. All men who went back to work subsequently were required to resign from their union, on a printed form, which was sent to union headquarters by the employers by registered mail, and no man who so resigned was permitted to continue giving financial assistance to his fellows still unemployed, on pain of discharge. The principles underlying the struggle remain unaltered; the employers refusing to employ any union men, and the union men refusing to return to work under non-union conditions. One large association shop withdrew from the Association in January, 1907, and has since been operating as a union shop under agreement with the League. About half of the men at first locked out have been placed at work in independent establishments, to which lithographic work has gravitated, in the inability of the association establishments to handle it."

But to revert to the dispute of the pressmen, transferrers and provers and the lithographic stone and plate preparers. strike continued with unabated vigor for nearly ten months, during which period the employers declared that it was not necessary to close their establishments, as they had found a sufficient number of men, some of whom had deserted from their unions, while others were non-members, to keep their plants in operation. March, 1907, the Lithographers' International Protective and Beneficial Association modified the demand for the shorter working week, suggesting that the weekly labor hours be gradually reduced to 48. It proposed that the men "go back to work at 51 hours, with one hour off January 1, 1908, the 48 hours to go into effect July 1, 1908." The union also designed a fiveyears' agreement, with a plan for the adjustment of all differences by arbitration, and it provided that "all positions be filled by members of the L. I. P. and B. A., and all vancancies in the

future to be filled by members of that association, unless that association is unable to furnish competent men with reasonable promptness."

A lithographic company in New York City signed this agreement with the local union, which subsequently stated that, although it had positive assurances that the establishment would be conducted under "closed shop" conditions, in accordance with the provisions of the compact, the company had broken the agreement by refusing to discharge non-union employees and re-engage its old workmen. The local union stated that it appealed to the general officers of the international association, that the latter decided in favor of the company and filled the vacant places with members of subordinate associations outside of the metropolis.

While the dispute was impending in the summer of 1906 the State Mediator of Industrial Disputes made an unsuccessful effort to effect an adjustment of the difficulty. A conference was held on August 1st, but as the union committee did not have power to make an absolute agreement, and as the relations between the two parties were so strained nothing could be accomplished by the mediator. Some time after the beginning of hostilities the National Civic Federation offered its services to mediate between the contending parties, but the employers' association declined the proffer. The Lithographic Foremen's Club of New York City also offered to act as intermediary in order to bring about a settlement of the disputed questions, which offer was also refused by the associated employers on the ground that any possibility of a conference ended when the offer of arbitration was extended to the union's national officials in August "and answered by the calling of a strike of our employees." *

^{*}On May 23, 1907, the announcement was made by the Lithographers' International Protective and Beneficial Association that it had been decided by referendum vote to discontinue the strike. Similar action was taken by the International Association of Lithographic Stone and Plate Preparers. Officials of these unions reported that when their members applied for re-employment they were required to affix their signatures to printed forms stating that they had severed their connection with the trade organizations before they could return to work. The metropolitan unions have informed the Bureau that upon the close of the dispute they notified the establishments that had conceded the 48-hour week that they were at liberty to return to the 53-hour rule, but that seventeen of these firms had replied that they preferred to conduct their shops upon the 48-hour basis. In New York City the union of pressmen, transferers and provers reported that it disbursed \$132,313.22 in strike benefits during the pendency of the dispute, and for a like purpose the organization of stone and plate preparers stated that it expended \$24,180. At the cessation of hostilities the employers' association issued a statement saying, among other things, that "the struggle has been waged by both sides with unusual vigor and steadfastness of purpose, and it can be said with all fairness that the union has conducted its side

# NOTES ON INDIVIDUAL DISPUTES.

The following pages contain notes or brief narratives concerning twenty-one disputes, namely, the twenty in which there was personal intervention by a representative of the Bureau of Media-

of the dispute with tactics which are unusual for the latter-day labor union. Little or no violence has marked its progress, and, although the purposes for which the strike was called were unjust and unfair beyond measure, nevertheless the strike has been conducted with methods which have been comparatively

which the strike was called were unjust and unfair beyond measure, nevertheless the strike has been conducted with methods which have been comparatively clean."

In May, 1907, Johan Haering and August Kurzdorfer, lithographic artists from Germany, landed at the Port of New York and were detained by the immigration authorities on a charge of illegally entering the United States under contract with the American Lithographic Company of New York (Ity, a concern whose workmen were then on strike. Represented by counsel the allens appeared before a special county of the contract of the counsel of the counsel of the counsel of the counsel of the counsel of the counsel of the counsel of the counsel of the counsel of the counsel of the counsel of the counsel of the counsel of the counsel of the counsel of the counsel of the counsel of the counsel of the counsel of the counsel of the counsel of the counsel of the counsel of the counsel of the counsel of the counsel of the counsel of the counsel of the counsel of the counsel of the counsel of the counsel of the counsel of the counsel of the counsel of the counsel of the counsel of the counsel of the counter of the counter of the counsel of the counter of the counter of the counter of the counter of the counter of the counter of the counter of the counter of the counter of the counter of the counter of the counter of the counter of the counter of the counter of the counter of the counter of the counter of the counter of the counter of the counter of the counter of the counter of the counter of the counter of the counter of the counter of the counter of the counter of the counter of the counter of the counter of the counter of the counter of the counter of the counter of the counter of the counter of the counter of the counter of the counter of the counter of the counter of the counter of the counter of the counter of the counter of the counter of the counter of the counter of the counter of the counter of the counter of the counter of the counter of the counter of the coun

tion and Arbitration (cf. tabular summary of these in Chapter I) and the strike of painters and decorators in New York City, which was one of the leading disputes of the year, and in which the strike was undertaken to annul an arbitrator's decision rendered on previous joint submission of the parties.

on previous joint submission of the parties.

artisans, not artists. "We do not," he declared, "consider ourselves artists in the sense in which the painter of great pictures would be called an artist, for the reason that a lithographic artist does not create anything. He merely reproduces that which some one else has drawn." The cause of the strike, he said, was the "open shop," which, "as it has been understood by members of the organization, is a shop in which no members of the organization are employed. It means the eployment of non-union labor. The American Lithographic Companies the epiloyment of non-union labor. The American Lithographic Companies the epiloyment of non-union labor. The American Lithographic Companies the epiloyment of non-union labor. The American Lithographic Companies the epiloyment of non-union labor. The American Lithographic Companies the epiloyment of non-union labor. The American Lithographic Companies the epiloyment of non-union labor. The American Lithographic Companies the epiloyment of non-union labor. The American Lithographic Companies the epiloyment of the paint of the paint of the paint of the paint of the paint of the paint of the paint of the paint of the paint of the paint of the paint of the paint of the paint of the paint of the paint of the paint of the paint of the paint of the paint of the paint of the paint of the paint of the paint of the paint of the paint of the paint of the paint of the paint of the paint of the paint of the paint of the paint of the paint of the paint of the paint of the paint of the paint of the paint of the paint of the paint of the paint of the paint of the paint of the paint of the paint of the paint of the paint of the paint of the paint of the paint of the paint of the paint of the paint of the paint of the paint of the paint of the paint of the paint of the paint of the paint of the paint of the paint of the paint of the paint of the paint of the paint of the paint of the paint of the paint of the paint of the paint of the paint of the

Following is the text of Attorney-General Bonaparte's opinion:

"It appears from the testimony taken at the hearing that the aliens in question, August Kurzdorfer and John Haering, are lithographic artists and natives of Germany who are coming to this country in pursuance of a contract of employment entered into by them with the American Lithographic Company of New York. The company, through an agent abroad, prepaid their passage and agreed to employ them for a period of one year at a stipulated weekly salary.

"Unless saved by an excepting clause, or a proviso, this contract is squarely within the prohibition of the statutes referred to. While this was not denied by

## III.144 NEW YORK STATE DEPARTMENT OF LABOR.

#### AMSTERDAM LATCH NEEDLE KNITTERS.

On May 17 the latch needle knitters in several of the Amsterdam knitting mills went out on strike, for an increase in wages of 2½ cents per hour, or from \$1.50 to \$1.75 per day. The strike actually started in the mill of the Blood Knitting Company but

the appellants, it is insisted in their behalf that, under the first proviso of section 5 of the act of February 25, 1885 (supra), and the second and third provisos of section 2 of the act of March 3, 1903 (supra), they should be admitted.

"The material part of section 5 of the act of 1885 reads as follows: 'Provided, that skilled labor for that purpose cannot be otherwise obtained; nor shall the provisions of this act apply to professional actors, artists, lecturers, or singers, nor to persons employed strictly as personal or domestic servants.'

"Unless then it can be shown that these allens are artists within the meaning of the statutes, or that skilled labor of like kind unemployed cannot be found in this country the appeal must be dismissed. A decision upon either point in favor of the allens would entitle them to admission.

"As the appeal should clearly be sustained on the second ground upon the evidence submitted, I deem it unnecessary to determine whether the appellants are artists.

evidence submitted, I deem it unnecessary to determine whether the appellants are artists.

"On the former point the evidence is so free from contradiction that were the case being tried by a judge and jury the court would be obliged to direct a verdict for the aliens. Their counsel at the hearing before the Board of Inquiry called officers of five different lithographic companies to testify to the scarcity of lithographic artists in this country. Henry W. Kupfer, Superintendent of the art drawing department of the American Lithographic Company, testified that he had been for four years in charge of that department, and that during all that time part of his duty had been to hire lithographic artists; that while his company could use to advantage twenty or twenty-five artists, it had only ten. He further testified that for three or four years there had been the same difficulty in securing men to do this work. It also appears from his testimony that the company in the belief that to meet this situation it was necessary to bring men in from abroad, applied early in 1907 to your department, to know how this might be done. The Commissioner General of Immigration suggested that before any steps were taken looking to the importation of labor, it was advisable to demonstrate to the satisfaction of the authorities that no labor of like kind unemployed was available in this country. In accordance with his suggestions advertisements were inserted three times a week for four weeks in twelve newspapers of general circulation in the eight cities where it seemed most likely that lithographic artists could be secured. There were thirty-two answers to these advertisements. No personnal applications were made, and the company did hot secure a single lithographic artist as a result of its efforts. The reasons why none of the thirty-two who communicated with the company were selected are clearly and satisfactorily explained in the record you have submitted for my consideration. The company thereupon entered into contract, above re

informing the Commissioner General of Immigration of the fact, and of the date upon which the allens would reach New York in order that a test case might thus be made.

"Olin D. Gray, President of the Gray Lithograph Company, testified that he had been for twenty-two years in the business, and that for three or four years past he has been unable to get a sufficient number of lithographic artists, and as a result has been repeatedly forced to decline to take orders requiring a high grade of workmanship. These orders have then been placed abroad. His company had advertised in every eastern paper and had applied to the National Lithographic Artists, Engravers and Designers' League, the trades union of the craft, without getting relief. Mr. Gray further testified that he had sent emissaries to different cities in the United States to secure men, without getting relief. While he admitted his unwillingness to employ union men he testified that there were no union men unemployed to do the work he wanted.

"J. L. Ketterlinus, President of the Ketterlinus Lithograph Manufacturing Company, testified that he had been unable to secure the number of lithographic artists he needed for five years back.

"W. F. Powers, President of the W. F. Powers Lithograph Company, testified that he had been obliged to refuse work because he could not get men.

"C. W. Frazier testified to the same effect.

"All of these witnesses swore that the demand for high grade lithographic work was constantly increasing in this country. The work, however, has been going abroad because the lack of skilled lithographic artists, according to the statements of these witnesses, prevents its being done in this country.

"Connsel for appellants has also put in evidence a report of the Bureau of Statistics showing that the value of lithographic importations has increased from under \$950,000 for the fiscal year. This development has been gradual and steady, every year showing an increase over the year before, and the figures for the first nine months of the cu

quickly spread to the others and was extended after the 17th so that within a day or two all of the knitting mills in Amsterdam were involved, all of the knitters, to the number of 250, being on strike. Their suspension of work gradually affected other departments of the mills until finally about 1,200 other

"This testimony as to the scarcity of labor is practically uncontradicted. Counsel for the Lithographic Artists, Engravers and Designers' League attempted to show that the difficulty in securing men was due to a strike, which had been declared in August, 1906. This idea is negatived by the statements of the witnesses above referred to, to the effect that the shortage existed for several years prior to the time the strike was declared. Nowhere in the record is there a scintilla of evidence even tending to contradict this.

"Richard Kitchelt, President of the National Lithographic Artists, Engravers and Designers' League, testified that there were about 240 members of his organization unemployed in the United States and that this was a sufficient number to fill all vacancies and to meet the demands of the lithographic business. Counsel for the allens then put in evidence a circular issued, with the knowledge of Mr. Kitchelt by the National Advisory Board of the Lithographic Artists, Engravers and Designers' League, of which he admitted he was the head, which ran in part as follows: 'The employers' own figures show that the number of men they lack in the art departments is actually greater than the whole number now out, so that were the strike to be settled to-morrow there would not be enough men to fill all vacancies.'

"In view of this statement with his authority by a board of which he was the head, his testimony to the contrary is entitled to but little weight.

"In therefore, advise you that the record you have submitted shows beyond any reasonable doubt that there are not in the country at this time a sufficient number of lithographic artists employed and unemployed to meet the demands of the business. The decision of the Board of Special Inquiry should, therefore, be reversed and the allens admitted."

President Samuel Gompers, of the American Federation of Labor, has entered an emphatic protest against the foregoing opinion of Attorney-General Bonaparte. Mr. Gompers writes in the American Federationist for August, 1907, that "this case is of great importance to all labor. The law enacted to protect the American standard of life of our workmen from being undermined by contracting and bringing to this country strike-breakers to defeat the honest and just aspiration of America's tollers, will not be permitted to stand without most emphatic protest. The opinion of the Attorney-General is far-fetched and entirely out of harmony with the spirit and purpose of the Anti-Allen Contract Labor Law. The law will be upheld and if necessary made more effective." President Gompers declares that, although the Lithographic Artists, Engravers and Designers' League of America "is unaffiliated with the American Federation of Labor, we helieved that the matter involved the interests of all labor, and therefore determined to act in the matter. We intended to confer with the Secretary of Commerce and Labor in regard to it, but Mr. Straus had already gone on a tour of inspection of the principal Pacific coast immigration stations. We had an engagement with Secretary of War Taft to bring to his attention certain other labor grievances and incidentally related to him the Attorney-General's opinion and the evil results which would inevitably follow should it be permitted to stand. He suggested we write him all the facts in the case, which, with the assistance of President Kitchelt, we immediately did in the following letter:

"Office of the American Federation of Labor,"

"Office of the American Federation of Labor, "Washington, D. C., July 2, 1907.

"Hon. William H. Taft,
"Secretary of War,
"Washington, D. C.

"Sir: During the interview with you to-day, I called your attention to the opinion rendered by the Attorney-General in the case of two aliens, August Kurzdofer and John R. Haering, and under which the decision of the Board of Special Inquiry at Ellis Island, for the deportation of these men, was reversed and their landing ordered.

"I only learned of this case a day or so ago. The Secretary of Commerce and Labor, Hon. Oscar S. Straus, is not in the city, and as I learned he is out on a tour of inspection of the Pacific coast, I therefore could not avail myself of bringing the matter to his attention. After briefly reciting the case to you, I asked your advice in regard to the matter, and you suggested my writing to you upon it, and which I promptly do as follows:

"It appears that two aliens by the names of August Kurzdofer and John R. Haering. lithographic stipplers, were detained at the port of New York and ordered deported by the decision of the Board of Special Inquiry as workmen imported under contract by the American Lithographic Company. The case was appealed to the Secretary of Commerce and Labor, who referred the matter to

employees were rendered idle. A representative of the Burcau of Mediation and Arbitration visited Amsterdam to investigate the dispute and tendered the services of the Bureau to the parties but without their being accepted. On May 21 a meeting of the employers was held, after which Mr. Blood of the Blood Knitting

the Department of Justice, and an opinion was rendered by the Attorney:General, of which the enclosed is a copy, and marked 'Exhibit A.'
"Acting upon this opinion, the Commissioner of Immigration, Mr. Robert Watchorn, at the port of New York, admitted the two allens and addressed a letter to Mr. Richard Kitchelt, of which the enclosed is a copy, and marked 'Exhibit B.'

watchorn, at the port of New York, admitted the two allens and addressed a letter to Mr. Richard Kitchelt, of which the enclosed is a copy, and marked Exhibit B.

"We contend that the opinion rendered, and upon which the decision for the landing of these two allens was reached, is not in accordance with the law, with the facts in the case, nor with the evidence submitted and adduced before the Board of Special inquiry at the port of New York.

"The opinion and decision is based on the exception in the Allen Contract Labor Law, which permits the importation of skilled labor under contract 'when labor of like kind can not be found unemployed in the United States.'

"There were at the time these two lithographic stipplers were imported, there were for many months previous thereto, and there have been ever since, upwards of 240 lithographic artists unemployed in the United States whom the American Lithographic Company refused to employ, solely because they are members of a union. Many of these 240 lithographic artists are as highly skilled as the two allens in question. They are 'Lahor of a like kind,' and they are unemployed.

"Of this large number of unemployed the decision takes no cognizance, although their existence was not controverted at the trial before the Board of Special Inquiry.

"We can hardly believe it is the purpose of this decision to establish that membership in a trades union nullifies the standing of workmen under the law as 'labor of like kind unemployed.' It is our understanding that the intent and purpose of this exception to the Allen Contract Labor Law is to provide for the admission of skilled workmen for newly established industries, or for industries which have grown with a rapidity in excess of the possibility of educating workmen in sufficient numbers to supply the requirements for skilled help.

"If it is the purpose of this decision to establish early the admission of skilled workmen for newly established industries, or for industries which have grown with a rapidity in excess of the

lithographic artists unemployed 'of little weight.' The paragraph in question read as follows:

"'The employers' own figures show that the number of men they lack in the art department is actually greater than the whole number now out, so that were the strike to be settled tomorrow, there would not be enough men to fill all vacancies.

"Without discussing the authenticity of this alleged copy of a supposed circular, or the question of the value of a circular issued to encourage union men on strike, in comparison with sworn testimony, we submit that the statement above quoted does not in any way contradict Mr. Kitchelt's testimony of the number of unemployed, nor does it have any bearing on the question at issue.

"The American Lithographic Company alone, not all of the lithographic firms in the United States, was endeavoring to import additional lithographic artists.

Mr. Kupfer, representing the American Lithographic Company, testified that that concern needed only 12 additional lithographic artists. How many the other lithographic concerns might need can not enter into the question.

Company met a committee of the strikers, who were unorganized save for a temporary organization effected after the strike began. Mr. Blood stated that the manufacturers were unwilling to increase the existing rate for time work but suggested that piece work be substituted for time work, in which case the manufac-

work, and samples of the work of the nest their ability as lithographic stipple artists was not challenged.

"All four testified that they were unemployed and that they desired employment.

"All four of these witnesses also testified that to their personal knowledge there were at that time many first-class lithographic stipple artists unemployed (see minutes, part 3, pages 13, 16, 17, 18, 19, 20, 22 and 29, and part 4, pages 1 and 7). There was no testinony presented in refutation of the statements of these witnesses regarding the number of first-class lithographic stipple artists unemployed in the United States, nor of their testimony that they themselves were unemployed, desired employment, and were capable of doing the kind of work the two aliens had been imported to do.

"In view of the testimony of the four men, it surely can not be contended that there were 'no workmen of like kind unemployed in the United States' to do the work the aliens were imported to do. There was no evidence whatever presented before the Board of Special Inquiry to show that the aliens could perform a higher class of work than the four witnesses previously referred to, or than the numerous other lithographic stipple artists it was testified were unemployed. Indeed, there was none offered to show that their work was of even as high a quality. The testimony showed only that their work was of even as high a quality. The testimony showed only that their work was offered to show that their work was offered to show that their work was offered to show that their work was offered to show that their work was offered to show that their work was offered to show that their work was offered by can be a subject at the lithographic stipple artists; and that there were many such unemployed was amply shown.

"We submit that the testimony offered by certain of the employers that there was a shortage of workmen at various times prior to the beginning of the 'strike' in Angust, 1906, has no relevancy whatever to the case in hand. The question at issue

"Of course, beneath the employers' desire to destroy the union, very probably lies the deeper motive of wishing to be free to reduce wages: and beneath the workmen's struggle lies their desire to protect themselves from the wage reductions and undesirable working conditions. Yet it is certain that the injustice of the attack had as much to do with the fight the workmen have made as any material advantage they expect to derive from it. For, despite the sordidness of our age, it remains true that men will often sacrifice more for principle than for dollars.

"The attack upon the union was regarded as particularly outrageous by the men for the reason that they were operating in perfect harmony with the employers, had made no demands and did not contemplate making any. Indeed, the league never has, since its organization in 1901, made any demands whatever on the employers, aithough it had been compelled to defend itself from a similar attack in 1904, which it successfully resisted after four weeks' contest.

turers would pay the same prices as prevailed in the other knitting mills of the Mohawk valley. The committee of employees appeared to favor this proposition but when it was submitted to a meeting of the strikers it was voted down.

Meanwhile representatives of the strikers visited other mills in the Mohawk and Hudson valleys and found that the prevailing

"About August 12, 1906, the date varying in different cities, the employers in the association posted 'open shop' notices in their art departments, stating that all men who remained at work would be considered to have accepted its conditions. But they went even ruther than this. They had resignation blanks that the provider than this. They had resignation blanks conditions. But they went even ruther than this. They had resignation blanks conditions. But they went even ruther than this. They had resignation blanks conditions. But they went even ruther than this. They had resignation blanks conditions. But they went even ruther than the conditions of the conditions of the conditions of the conditions of the conditions of the conditions of the conditions of the conditions of the conditions of the conditions of the conditions of the conditions of the conditions of the conditions of the conditions of the conditions of the conditions of the conditions of the conditions of the conditions of the conditions of the conditions of the conditions of the conditions of the conditions of the conditions of the conditions of the conditions of the conditions of the conditions of the conditions of the conditions of the conditions of the conditions of the conditions of the conditions of the conditions of the conditions of the conditions of the conditions of the conditions of the conditions of the conditions of the conditions of the conditions of the conditions of the conditions of the conditions of the conditions of the conditions of the conditions of the conditions of the conditions of the conditions of the conditions of the conditions of the conditions of the conditions of the conditions of the conditions of the conditions of the conditions of the conditions of the conditions of the conditions of the conditions of the conditions of the conditions of the conditions of the conditions of the condition of the condition of the condition of the condition conditions and condition that conditions are conditions of the condition of the co

"Very respectfully yours,

[&]quot;Bamuel Gompers,
"President American Federation of Labor."

system of payment therein was by the piece or weight and that where time work was in vogue the daily wages were no higher than in Amsterdam, where time work was universal. Apparently as a result of their investigation the two parties, in spite of considerable difficulties in the way of conciliation on account of the lack of organization on both sides, finally came to an agreement that piece work should be given a trial with rates based, according to quality of material, on those paid in competing mills. Pursuant to this arrangement work was generally resumed before June 1 with the understanding that after a trial of the new system until June 10 there should be a permanent adjustment of piece prices. It was the expectation that under the new system the more experienced or diligent employees by operating more machines would be able to earn more than they had been able to under the time system.

#### BUFFALO AND NORTH TONAWANDA BOILER MAKERS.

About December 1, 1905, Buffalo Local No. 7 of the Brother-hood of Boiler Makers and Iron Shipbuilders, through its business agent or shop committees, presented to the individual boiler manufacturers of Buffalo and Tonawanda, all of whom were members of the Buffalo Boiler Manufacturers' Association, a working schedule to go into effect January 1, 1906. This schedule proposed to continue existing conditions except as to wages, which were to be increased from 30% cents to 35 cents an hour for regular time with an advance of the overtime rate for old work to double time, the overtime rate on new work to be time and one-half.

The ten firms to whom the schedule was presented referred it to their association, which decided to refuse the increase in wages asked for, and as a result all the boilermakers in the employ of the ten firms struck on January 1 to enforce the schedule. The reports from the two parties differ somewhat as to the numbers involved in this dispute. According to the employers, 167 boilermakers struck and 267 others were thrown out of work, while the union reported 150 on strike and 100 others indirectly affected.

A representative of the Bureau of Mediation and Arbitration held several conferences with the secretary of the employers'

association and with the business agent of the union but was unable to arrange a conference between the parties owing to the reluctance of each to make any overtures to the other. ment directly between the parties occurred in the case of one firm employing 5 boilermakers and 2 others on January 8 on the basis of an advance of wages from 26 to 30 cents per hour, this firm, owing to the character of its work, having been paying less than the prevailing union rate. The strike elsewhere continued until February 8, when, through the initiative of the enployers' association, a conference was held which resulted in a settlement for all but one firm, a compromise rate of 34 cents per hour being agreed to except for one establishment, where old work was to be 34 cents but new work 331/2 cents. Finally, on February 26, a settlement in the one remaining firm was effected on the same basis. In all the settlements the overtime rate as demanded by the union was accepted.

#### BUFFALO AND NIAGARA FRONTIER CAR WORKERS.

On June 12th about 260 men employed at Buffalo and West Seneca by the L. S. & M. S. Ry. Co. as car workers, which term includes car builders, repairers and inspectors, went on strike. On June 26th about 1,100 men employed by the N. Y. C. & H. R. R. R., in similar occupations at Buffalo, Tonawanda and Niagara Falls, and about 70 men employed by the N. Y. C. & St. L. Ry., at Buffalo, also struck.

This strike, which it at first appeared was to have been general on the L. S. & M. S. and N. Y. C. & H. R. R. R. systems, was the outcome of the failure of the officials of aforesaid railroads and the representatives of the Car Workers' International Union to agree on a working schedule or trade agreement which had been the subject of several conferences between the representatives of the employing corporations and the union. The principal demand of the union was for a general increase of 20 percent in existing wage rates.

The first actual stoppage of work by strike occurred at Collinwood, Ohio, followed by Buffalo and the Niagara Frontier as outlined above. During the progress of this strike persistent rumors were circulated to the effect that the men employed at Syracuse, Albany and New York by the N. Y. C. & H. R. R. would join in the strike.

During the progress of the strike several conferences were held between the officials and committee representing the men on strike, without result, so that it had become apparent that neither party would sufficiently compromise its premises so that a settlement could be effected.

As soon as this Bureau became aware that a strike existed and satisfied that negotiations had been discontinued or practically broken off, and that a serious effort was about to be male to import men to fill the places of the men on strike, Deputy Commissioner Lundrigan began an inquiry and investigation, and finally succeeded in reopening negotiations which led to a formal conference between the general officers of the mechanical departments of the railroads affected, the joint committee of the Car Workers' Unions representing the various trades and occupations of the men on strike, and Mr. Lundrigan. During this conference a proposition was submitted to the representatives of the employers, to the effect that, instead of the proposal that time and one-half be paid for Sunday and holiday work, which the union had already rejected, the amount of money which would actually be required to carry out this proposition be devoted to giving a general pro rata increase in wages in the territory affected by the strike; it being officially stated by the corporations' representatives that the amount involved would approximate between \$25,000 and \$30,000 per year increase in the total pay-This proposition was agreed to for the railroads by their representatives, and after considerable discussion the union committee agreed to report it to a joint mass meeting of the local unions on strike and recommend its acceptance; it being also understood that if the proposition was accepted, all of the men on strike were to return to their former employment, and that a committee selected by the union would collaborate with the proper officials of the employing railroads in properly distributing and adjusting the increased compensation.

The recommendation of the committee was adopted by the joint meeting, and the strike terminated, the night force reporting for duty Saturday night, July 7th, the men whose duties required them to work on Sunday reporting the following morning, and the full regular force returning on Monday morning, July 9th.

#### BUFFALO RERCTRICAL WORKERS AND BUILDING TRADES

On March 31st, owing to alleged discrimination against members of the Electrical Workers' Union No. 41 by the Robertson Electrical Company, about 90 men employed on the construction of the Chamber of Commerce building, including carpenters, ironworkers, hoisting engineers, plumbers and steamfitters, went on strike. The bricklayers remained at work until April 5th when they, to the number of 25, also went on strike, thereby rendering idle about 40 laborers.

The trouble arose over a contention by the Electrical Workers' Union that the Robertson Company discriminated against its members to the extent of refusing to pay them the same compensation as is paid to other electrical workers in its employ, in fact fixing a rate of \$2.80 per day for members of the union and \$3.20 per day for members of another employees' organization known as the Electrical Workers' Association, thereby practically putting a premium on non-membership in the Electrical Workers' Union, which is a part of the international organization and affiliated with the local trade unions, and encouraging membership in the Association, which is a purely local organization not affiliated with the other local trade unions. Hence the strike by the other trades was really of a sympathetic or protective character.

The Bureau of Mediation and Arbitration tendered its services in this dispute, but before there was opportunity to do more than make a general inquiry it developed that negotiations for a settlement were being conducted by the business agent and executive committee of the United Trades and Labor Council and representatives of the Builders' Exchange, which resulted in a settlement of the strike whereby all of the men returned to work April 16th. The details of the settlement were not made public but it is understood that there was a formal understanding and agreement that there would be no further discrimination against the Electrical Workers' Union or its members.

### BUFFALO FOUNDRYMEN.

The problem of settlement in this five months' dispute which involved 25 machinery and jobbing foundries and 1,000 workmen in Buffalo and vicinity, was complicated by two characteristic

difficulties in such work. In the first place, although the primary object of the strike was an increase of wages, a question upon which experience shows that some kind of compromise is comparatively easy, the efforts after employers to introduce non-union men into their establishments soon brought the "open shop" question into the controversy, an issue upon which, from the unionists' point of view, there can scarcely be any compromise. In the second place not only were both parties to the dispute strongly organized locally, but each side was affiliated with strong national organizations which, as the result of simultaneous disputes in a number of localities throughout the country, had become involved in a more or less general trial of strength, in which the Buffalo controversy among others, through active assistance from both national organizations, took on the character of a test case.

A representative of the Bureau of Mediation and Arbitration repeatedly intervened in Buffalo and on one or two occasions succeeded in bringing about conferences of representatives of the parties for certain branches of the foundry industry. But all such efforts served chiefly to bring out the attitude of determined opposition on both sides and no settlements were effected.

In its final outcome this dispute had much the character of a drawn battle. In about one-half the foundries affected settlements with individual employers on the basis of a compromise advance in wages were made during the summer, but in the others the "open shop" was continued as a permanent policy, the employers reporting that early in October their foundries were being successfully operated on that basis.

# BUFFALO GARMENT WORKERS.

On March 5th about 20 pants makers in the employ of the English Woolen Mills went on a strike on account of the discharge of a workman who was a member of the Industrial Workers of the World. The reason given for the discharge of this workman was the refusal of the members of the United Garment Workers' Union to work with members of the Industrial Workers' organization which was, in the city of Buffalo, a new organization largely made up of members or former members of the United Garment Workers, in many cases the members belonging to both organizations.

Within a day or two this movement developed into a general strike of the members of the Industrial Workers involving about 200 people in six establishments.

The movement only had the effect of reducing the working force in the factories affected, as the organization ordering the strike embraced only one-seventh of the employees in the trade in Buffalo, the balance being members of the United Garment Workers of America, who have a working agreement with the Clothing Manufacturers' Association, of which all of the employers affected were members.

After the general strike had been inaugurated, the demands of the strikers were elaborated to the extent of requiring the trade employment bureau maintained by the employers' association and the use of the United Garment Workers' Union label on the manufactured product to be discontinued.

A representative of this Bureau made an investigation and tender of services to the representatives of both parties to the dispute. But as the investigation demonstrated, the strike was in reality a contest between two organizations of wage workers and the question at issue such that no compromise could be made, nothing in the way of conciliation could be applied.

About March 15th the District Council of the United Garment Workers submitted a set of propositions or demands to the strikers which in brief provided for the re-instatement of former members and the taking into that organization, conditionally, of those who were not members at the time of the strike, thereby dissolving the Industrial Workers' organization, those availing themselves of this proposition to be given employment under the conditions of the existing agreement between the United Garment Workers and the manufacturers' association. Within a short time all of the strikers availed themselves of this proposition and the strike terminated.

#### GREAT LAKES MARINE AND TRANSPORT WORKERS.

On May 1st a general strike of affiliated unions was inaugurated by the International Longshoremen, Marine and Transport Workers' Association against the Lake Carriers' Association on the Great Lakes, which was especially effective on Lake Eric. The direct cause of the dispute was (1) the refusal of the Lake

Carriers' Association to recognize or treat with the Pilots' and Mates' Association, an organization composed of mates and pilots and affiliated with the Longshoremen's Union, and (2) a demand for a ten-hour day for dock workers. The effect of the strike was practically to suspend navigation under the control of the Lake Carriers' Association especially in the grain and ore carrying trades. Passenger and package freight traffic was maintained except for interruptions or delays caused by congestion of ports incidental to the strike.

All negotiations and executive acts in connection with this dispute were conducted by the executive department of the associations involved at the ports of Detroit and Cleveland and were therefore outside of the jurisdiction of this Bureau. A series of conferences were held at the above mentioned cities between executives of the contending forces, resulting in the strike being declared at an end at a conference held at Cleveland on May 9th. In this determination the question of recognition of the Pilots' and Mates' Association was eliminated. It was understood that the question of regulation of working time of longshoremen and other details were to be settled by the conference then in session at a later date, work to be resumed in all departments forthwith (May 10th), making the actual suspension of work nine days.

The effect of the strike upon this State was most serious at the port of Buffalo, at which point the percentage of boats detained and the number of marine and auxiliary work-people rendered idle was greater than at any other of the great lake ports.

The result of the conference subsequent to the resumption of work appeared to be satisfactory to all of the interests involved except the marine firemen who carried their objection to the extent of taking a referendum vote of the membership on the question of again going on strike. The firemen decided against a strike and on June 7th their delegates signed agreements for the season with the representatives of the Lake Carriers' and Lumber Carriers' Associations. According to press dispatches the wage scale of 1905 was adopted and other working conditions remained practically as before.

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# HUDSON RIVER BRICKMAKERS. THE GENERAL DISPUTE OF MAY, 1906.

The highly prosperous condition of the brick industry in 1906 was revealed by a further advance in the New York City price of building brick over the high prices of 1905. Until recent years Hudson River brick sold for \$5 per thousand, whereas it has sold this year at \$10 a thousand,—an increase of fully 100 per cent. The inevitable result was a demand for better wages, which had not changed for years until the advance of 1905. In order to secure concerted action the workmen organized branches of the International Brick, Tile and Terra Cotta Workers' Alliance. Last year a local union of this association was formed at Fishkill. and prior to the opening of the season of 1906 the movement gained rapid headway under the guidance of Messrs. Charles Hank, the president of the Alliance, Herman Robinson, an organizer of the American Federation of Labor, and other leaders. At the end of March there were nine local unions in the district with an aggregate membership of 3,780 workers, distributed as follows:

ALBANY COUNTY:		ROCKLAND COUNTY:	
Coeymans	300	Haverstraw	1,500
COLUMBIA COUNTY:		ULSTER COUNTY:	
Hudson	200	East Kingston	590
Newton Hook	380	Glasco	225
GREENE COUNTY:		Kingston	400
Catakifi	150	Port Ewan	75

There was already in existence prior to 1906 an organization of brick manufacturers, the Association of Hudson River Brick Manufacturers, which had been maintained chiefly for purposes of joint action with reference to prices and market conditions.

For the season of 1906 the union demanded, in addition to an increase of 10 cents per day in wages, a ten-hour day, limitation of the day's "stent" of brick, and that all employees should be members of the union, these demands being embodied in the following proposed agreement:

WORKING RULES AND SCALE OF WAGES FROM MAY 1, 1906, TO MAY 1, 1907. 22,000 shall be considered one-half day's work for single machine gangs. 33,000 shall be considered one-half day's work on machines where one and one-half gang of men are employed.

The minimum scale of wages shall be 10 cents per day increase over last year's wages paid.

All men employed at kiln for one-half night shall receive \$1.25 for such work.

Boatmen shall receive \$40 per month and board and shall do no other work. Ten hours shall constitute a day's work for all men, with one-half hour for breakfast, and one hour for dinner.

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The demand for an increase in wages was conceded by the employers to be fair and practically all of them were paying the increase before the dispute culminated in a strike. There was a controversy, however, as to the output per machine, the men claiming they could not get out more than 22,000 brick per day without exceeding ten hours, while the manufacturers claimed the men could turn out as high as 23,500 per day, within the ten hours, and protested against what they termed "restriction of output." The one great point, however, about which the dispute finally centered was the recognition of the union. Upon this the men insisted, but the employers were equally emphatic in refusing it and in declining to deal with the union in any way.

The union finally determined to institute a general strike on May 9 to enforce the demands. On May 7 the threatened strike was brought to the attention of the State Bureau of Mediation and Arbitration and on the same day a representative of the Bureau went to Kingston, the headquarters of both union and employers, to endeavor to prevent the strike. The Bureau's representative succeeded in persuading the union to postpone the strike for several days in order to give him an opportunity to try and arrange a settlement. But all his efforts in this direction, continued for a week in Kingston and vicinity, proved unavailing owing to the persistent refusal of the employers' representatives to meet those of the union in conference, and the strike was begun on May 15th.

Exclusive of the Coeymans and Fishkill districts, where there were really separate strikes, the former of which is fully

described below, the strike was conducted with practically no violence, the union holding its men well in check in this respect. Including the Coeymans dispute there were, all told, about 4,800 men on strike. Between settlements with individual employers, defections from the strikers' ranks and return of the men to work in some localities with the tacit consent of the union because of the men's destitute condition, about 1,500 of the strikers had resumed work by June 1, leaving about 3,000 still out. No effort was made by the employers to replace the strikers with new hands, and they simply let the yards lie wholly or partially idle, asserting their conviction that the men would return to work of their own accord.

On the first day of June the representative of the Bureau of Mediation and Arbitration again approached the executive committee of the employers' association in Kingston, with the suggestion of a conference with the union's representative who was on the ground. The employers again declined to meet or confer with the union, however, asserting that the strike was broken and that many of them were prepared to open their yards on the following Monday, drawing their employees from the ranks of the strikers whom they were entirely willing to take back without discrimination as to their affiliation with the union. The State's representative found by personal investigation that the yard of the Hutton Company in East Kingston was actually in operation on June 1 with ten machines and about 250 men, all of whom, according to the company, were former employees who had gone out at the time of the strike.

The end of the general strike came on June 4 when at a union meeting it was decided to return to work in all of the yards except those of the Hutton Company and Brigham Brothers at Rondout and East Kingston, which were placed on the unfair list. At least one of these yards, however (that of the Hutton Company), as above noted, was already running nearly, if not quite, full-handed on June 1.

The union reported that the strikers' loss in wages during the strike amounted to \$8,000 per day. The employers placed their daily loss in profits at \$25,000 on the basis of the prices prevailing at the time of the strike, but claimed that as a result of the

reduction in the supply of brick caused by the suspension of work, they would be able to maintain the prices which prior to the strike had threatened to fall and that, therefore, the strike in the end would cost them nothing, and in fact that it would prove a distinct advantage rather than a detriment to them.

# THE COEYMANS STRIKE.

The strike at Coeymans was in the main a separate affair, though for the same objects as those farther down the river, and is conspicuous on account of the rioting and calling out of the military which occurred in connection with it.

On April 2d, the day set for opening the yard, a committee from the newly organized Coeymans branch of the Brick, Tile and Terra Cotta Workers' Alliance made a verbal demand upon the Sutton and Suderley Brick Company for recognition of the union. This the company refused, with the result that the opening of the yard for the season was delayed for four days by refusal of the men to work; but on April 6th, without further negotiations the employees, 100 in number, went to work preparing the yards and machinery for the season's operations, this preliminary work being paid for at the rate of \$1.50 per day.

No further trouble occurred until May 4th, when a union committee presented to the five brick manufacturing firms of Coeymans — Sutton and Suderley Brick Company (10 machines and 232 men), Sutton and Sinspaugh (3 machines and 60 men), Powell and Minnock and Zeigler and Zeigler (2 machines and 40 men each), and Corwin and McCullough (20 men employed at constructing yard)— the same demands in the form of a working agreement as were presented in other places in the general dispute and which are printed in full above. The Coeymans manufacturers, after a conference, refused to grant any of the demands and on May 7th all of their employees (392 in all) went on strike.

After four days' idleness, on May 11 all the strikers returned to work except 107 employed by the Sutton and Suderley Company, and on May 15th 65 more returned, leaving 42 men, mostly Italians, still out. These, on the 16th, at the instigation of their leaders, accompanied by such others as they could persuade to join them and armed, entered the yard of Zeigler and Zeigler,

the northernmost of all, and compelled the men there to cease work and fall in with them. In the same way and with similar result the other yards were visited in order until that of Sutton and Suderley, which lies farthest south, was reached. Here the strikers were met by the owners, a deputy sheriff, a constable and several employees, who opposed their entrance into the yard, whereupon a conflict ensued, numerous shots being fired on both sides and an engineer and a laborer in the yard being wounded. The fight ended, however, with the strikers in control and all work in the yard suspended.

Escaping from the yard by boat on the river the deputy sheriff notified the sheriff that a riot existed and the lieutenant-colonel of the Tenth Regiment, N. G. N. Y., was advised that it would probably be necessary to call out troops to restore order. The sheriff and lieutenant-colonel, with counsel and deputies, proceeded to Coeymans and finding the citizens in a high state of excitement with armed pickets of the strikers posted about the village and brickyards, threatening further violence, the sheriff immediately issued an order calling out the Second Battalion of the Tenth Regiment of the National Guard. Four companies were immediately mobilized and on the evening of the day of the riot went into camp at Coeymans. The presence of the military cowed the strikers at once and there was no further disturbance. villages of Coeymans and Ravena were policed with soldiers and the Italian saloons were closed. A conference of the civil and military authorities on May 17th led to the arrest of several of the strike leaders and the confiscation of arms and ammunition found in their quarters.

Immediately after the arrival of the military, efforts were made by the authorities to arrange a conference of the employers and strikers with a view to settling the dispute but such efforts were unsuccessful owing to the refusal of the employers to join such a conference, until May 18th, when a conference was held which resulted in a settlement on the following terms: The daily output per machine to be reduced from 25,000 to 22,500, the manufacturers to furnish bail for all strikers arrested for rioting, and the strikers to resume work without recognition of the union. On the following day, May 19, the yards were opened and those of the strikers who had not left town resumed work.

The direct losses incurred in this Coeymans dispute amounted to 3,510 days of working time for the employees, involving a loss of \$7,180 in wages; to a loss in output to the employers of 3,027,500 brick, worth at the then price \$30,000; and to about \$7,500, the expense of the military (61 cavalrymen and officers and 217 infantrymen and officers, making the total payroll \$3,506.32) for the taxpayers of the county. These losses do not include the loss incident to the delay in the starting of five machines furnishing employment for 100 men which were in preparation though not yet in operation at the time of the strike but which were put in operation after its termination.

## ITHACA SHEET METAL WORKERS.

At the time of its occurrence this dispute came to the attention of a deputy factory inspector connected with the Department of Labor whose headquarters are in Ithaca. Acting on behalf of the Bureau of Mediation and Arbitration the deputy inspector intervened and made every effort to bring about a settlement of the controversy. In this he was finally successful, being the direct means of bringing the representatives of the parties together in the conference at which an agreement was reached which ended the dispute. After he had succeeded in arranging the conference the deputy inspector was requested by the employers to attend the meeting, and upon this becoming known to the union he was made by the latter also a member of the conference, at which he was accordingly present and assisted in arranging the terms of agreement.

# LYON MOUNTAIN MINE WORKERS.

On April 2d about 300 men employed by the Chateaugay Ore and Iron Company in its mines at Lyon Mountain, Clinton County, went on strike, demanding an increase of 25 cents per day in wages. The immediate effect of the strike was to render idle 320 additional employees engaged in the occupation of reducing the ore and general labor about the mine and reduction plant.

The inauguration of the strike appeared to be without any semblance of order or method, the mine employees simply making a more or less concerted verbal demand on the local superintendent for the increased compensation as a condition of going to work on the day of the strike, and upon his explanation that

the matter of increasing wages must be referred to his superior officers they declined to go to work, following this action with such manifestation of intent to create disorder that the entire plant was shut down.

An investigation was made by a representative of this Bureau with the object of securing a settlement of the strike. It developed that the employees on strike were without any organized method of maintaining the strike, in fact whatever there may have been of leadership had disappeared; upwards of 100 of the most active of the strikers having left town and most of those remaining having expressed a willingness to return to work.

The company posted a notice to the effect that all former employees who were dissatisfied with their employment would be paid off and no longer considered as employees of the company. The result of this was that about 130 of the former employees left the service and the town of Lyon Mountain, and the balance returned to work April 9th on the same conditions as existed before the strike. The places of those who left were gradually filled.

Owing to an attempt to wreck the mine pumps with explosives and some other slight disorders incident to the strike the employing corporation appealed to the county authorities for protection which was furnished by the sheriff providing 40 deputy sheriffs for duty at Lyon Mountain during the strike.

# NEWBURGH STREET RAILWAY EMPLOYEES.

On August 3d the 55 conductors and motormen in the employ of the Orange County Traction Company, which operates the street railway system of the city of Newburgh, went on strike as the result of a difference over the terms of a new agreement to succeed one which expired on July 19th. The attention of the Bureau of Mediation and Arbitration having been attracted to the dispute by press reports of the strike, a representative of the Bureau visited Newburgh and after investigation into the causes and circumstances of the controversy made a formal proposition in writing to both partics to submit the questions in dispute to a local board of arbitration constituted as specified in the law governing the State Board of Arbitration (Article X of the Labor Law) or each party to name one member and these two to select

a third, or, if necessary, the third to be named by the mayor of Newburgh. It was also recommended that if the local arbitration should be accepted work should be immediately resumed pending the decision.

The attitude of the strikers' union, Local No. 388 of the Amalgamated Association of Street and Electric Railway Employees, to whose president the Bureau's proposition was handed, was in a general way favorable to local arbitration but the traction company in a formal reply stated that the main cause of the strike was the refusal of the company to agree to a "closed shop" clause, that in September, 1904, that question had been submitted to arbitration with the result that the company won and the employees had agreed to work under "open shop" conditions and that the company was not disposed to again submit that question to arbitration.

For about four days after the beginning of the strike there was practically complete suspension of operation of the company's lines. Thereafter there was partial operation with cars manned by motormen and conductors brought in from out of town and under the immediate protection of special deputy sheriffs and the police, the attempt to resume operation being accompanied by rioting and violence. The strike was finally settled through a change in ownership of the Orange County Traction Company on August 23d, the new management granting practically all of the demands of the strikers, including an increase in wages, employment of union men only (closed shop) and a modification of the system of discipline. (See agreement in Chapter V.)

# NEW YORK CITY CARPENTERS AND JOINERS.

On May 1, 1906, the local unions of the Brotherhood of Carpenters and Joiners and the Amalgamated Society of Carpenters. in the Borough of Brooklyn, to the number of 1,200 men, went on strike for an increase of 50 cents per day, claiming that they were entitled to this increase under the provisions of the agreement entered into with the Master Carpenters Association on December 15, 1905, which stated that carpenters employed by members of that association and sent to work in any locality outside of that borough must be paid the Manhattan wage rate. The agreement further stipulated, however, that the scale provided by it

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should go into effect on July 1, 1906. At the time of the strike the prevailing wage in Brooklyn as paid by the Master Carpenters' Association was \$4 per day, while in Manhattan the rate was \$4.50.

On May 8, 1906, a representative of the Bureau of Mediation and Arbitration arranged a conference between the strikers and the Brooklyn master carpenters (members of the Master Carpenters' Association), but the parties failed to agree.

The employers contended that the strike was a violation of the agreement of December 15, 1905.

On May 14, 1906, the Joint District Council (which includes all the unions of carpenters in Greater New York), recognizing the violation of the agreement ordered the Brooklyn unions to return to work, pending the submission of the matter to Hon. William J. Gaynor, justice of the Supreme Court, for arbitration.

After hearing both parties to the controversy Judge Gaynor decided on May 21, 1906, that the scale of wages prevailing at the time of the strike must remain in force, under the said agreement, until July 1, 1906, his award being as follows:

In the Matter of the Arbitration between the Master Carpenters' Association of New York City and the Joint District Council of Greater New York.

On December 15, 1905, the Master Carpenters' Association of New York City, and the Joint District Council of Greater New York, which is the governing body of the local carpenters' unions of the five boroughs of New York City, entered into a written agreement advancing wages.

- 1. It in terms fixed the minimum wage of carpenters in Manhattan borough for work in the shop at \$4 a day and on buildings at \$4.80 a day. The rates then existing were \$20.75 a week for the former and \$4.50 a day for the latter.
- 2. It then provided in general terms that there should be a "proportionate increase per hour" in the other four boroughs.
- 3. It then provided as follows: "The above scale to go into effect July 1, 1906; the present scale to remain in force until that date."

Each borough had a scale of wages fixed by the unions and established prior to the making of the said agreement, as follows:

For work in shop, \$20.75 a week in Manhattan and \$18 a week in each of the other four boroughs.

For work on buildings, \$4.50 a day in Manhattan, \$4 a day in Brooklyn and the Bronx, \$3.60 a day in Richmond and \$3.50 a day in Queens.

The agreement thus fixed a new scale of wages for each borough, and not for Manhattan borough only, and provided that it should go into effect on July 1, and that the existing scale should remain until that date.

It follows that the attempt after the making of the agreement to advance the wage in Brooklyn from \$4 a day to \$4.50 a day for work on buildings, was in direct violation of the agreement and unlawful.

It is due to the said governing body of the unions to say that it took prompt measures to prevent a strike on such a false basis; and it also appears that those who sought to force the advance on the existing wage after the agreement was made were not fully informed of the full effect of the agreement. Their object was to force the wage to \$4.50 a day in Brooklyn borough before July 1, and then by the said agreement get the 30 cents a day addition on that, which would have made the wage \$4.80 in Brooklyn borough after July 1, the same as in Manhattan borough, whereas the agreement contemplated different scales for each borough, as had always been the case, to conform to the different scale of rents, and cost of living in the boroughs.

I decide that the scale of wages prescribed and established in each borough prior to the time said agreement was made, must remain unchanged until July 1, 1906, and that then the same increase per hour fixed in terms by the agreement for Manhattan goes into effect in all of the boroughs.

(Signed) W. J. GAYNOB.

Dated May 21, 1906.

The Joint District Council of the Carpenters, at its meeting on May 26, passed a resolution to abide by the decision of Judge Gaynor, but the Brooklyn members of the Council protested against this resolution and withdrew from the meeting. On May 28, 1906, the Brooklyn unions ordered on strike all their men who were not receiving \$4.50 per day. This renewed strike affected 425 men, all of whom were employed by members of the Master Carpenters' Association of the Borough of Manhattan. On June 2, 1906, the Emergency Committee of the Employers' Association addressed a communication to the Joint District Council of the Carpenters, calling upon it to return its men to work, but the secretary of the Joint District Council replied that it had ordered the men back to work on May 14, and had endorsed the decision of Judge Gaynor, and that it was powerless to control the men further.

On June 5, 1906, the men not having returned to work, the Master Carpenters' Association passed a resolution locking out from their employment on June 6, 1906, all the members of the Carpenters' Joint District Council for the five Boroughs of New York, thereby adding to the 425 carpenters already idle in Brooklyn about 840 in Manhattan, and 120 in The Bronx and about as many more in the other two boroughs. The total number of carpenters involved, according to the union representatives,

was only 1,485 out of 12,500 craftsmen employed on construction work in the metropolis; but there was imminent danger that the breach between the organizations of employers and those of workmen already created by the strikes of housesmiths and painters would be widened by the controversy in a third trade until it involved all the building trades in a general conflict like that which preceded the adoption of the arbitration plan in 1903. This danger was averted, however, by a decision reached about a week later by the union's official representatives and ratified by a vote of 37 to 21 by the District Council on the night of June 15th, providing for the return to work of the Brooklyn carpenters at the existing rate of \$4 a day and for an increase of 30 cents a day on July 1st in the Borough of Brooklyn (as stipulated in the agreement of December 15, 1905), and a further daily advance of 20 cents on August 15th. (See agreements in full in chapter V.)

# NEW_YORK CITY FUNERAL COACH DRIVERS.

On May 11, 1906, 1,000 funeral coach drivers, comprising Local No. 643 of the Brotherhood of Teamsters, struck against the New York Coach Owners' Association for a regulation of the hours, recognition of the union, and an increase in wages from \$12 to \$14 per week. These drivers were all employed above Fourteenth street.

Both sides were interviewed by the State Mediator, and while he did not directly arrange the conference which took place later, he met both parties and urged upon them the advisability of such a procedure. The parties met on May 12, 1906, the conference lasting until three o'clock on the morning of the 13th. An agreement was reached whereby the men were granted an increase of \$2 per week and their union recognized. The men returned to work on the morning of May 13, 1906. (See agreement in Chapter V.)

Under this agreement the working conditions remained the same, but it was understood that any abuse of the working conditions should be taken up among the parties and disposed of by arbitration. The chief reason for the understanding between the parties as to possible abuses was due to the fact that the hours, while fixed at 13 hours per day, were a subject of dispute, the

men claiming frequently that they had to work many hours overtime, while the employers claimed that while some overtime might exist, nevertheless the men more than made up for it by being permitted to work shorter hours when the business permitted it. This, and all other disputes, were covered by a general arbitration clause in the agreement.

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On May 20, 1906, 500 funeral coach drivers engaged in the section of Manhattan Borough, New York City, below Fourteenth street, struck against about forty members of the New York Coach Owners' Association, alleging that certain members of the association, comprised in the said forty, had broken an agreement with the men by failing to pay a weekly wage of \$13 as provided in said agreement. The employers claimed that under the said agreement the union should have complained to the New York Coach Owners' Association as to the alleged violations instead of peremptorily calling a strike.

Efforts were made by the New York representatives of the Bureau of Mediation and Arbitration to arrange a meeting, and finally a conference was agreed upon between the men and their employers for the evening of May 24, 1906, in which meeting the State Mediator was invited to participate. The conference was a stormy one, and finally broke up about midnight without having made much progress. Both sides had reached the street on their way home, when the State Mediator by dint of much persuasion, finally induced the parties to reconvene, and after a long discussion an understanding was finally reached at three o'clock in the morning, granting the men an increase from \$13 to \$14 per week and making certain regulations as to special carriage calls. As this agreement had to be ratified by the New York Coach Owners' Association and the Local Union, the men returned to work on the morning of May 25, 1906, under a truce, subject to the ratification of the agreement. (See agreement in Chapter V.)

The thanks of both parties to the controversy were extended to the Bureau for its aid in bringing about the settlement.

# III.168 NEW YORK STATE DEPARTMENT OF LABOR.

## NEW YORK CITY NECKWEAR MAKERS.

On June 26th a representative of the United Neckwear Makers' Union informed Mayer Berese, of 242 Lafayette street, New York City, a manufacturer of neckwear, that the union had imposed on him a fine of \$25 for insolent language and harshness towards Fannie Tepper, one of his employees and a member of the union. Mr. Berese refused to pay this fine and received the support of his fellow-contractors in the industry in his resistance of the union's demands and on June 29th the employees in the various shops were informed that the contractors had formed an association and would not employ anyone in their shops or factories who was a member of the United Neckwear Makers' Union. This announcement was met by the union with a strike declaration, and on July 6th there was a general cessation of work, the total number of employees locked out or on strike being 700, of whom 600 were women.

On July 14th a representative of the Bureau of Mediation and Arbitration interviewed Miss Sarah Branstein, secretary of the Neckwear Makers' Union, who had charge of the strike. After stating the causes of the controversy, Miss Branstein requested that the Bureau make an investigation of the dispute, and it was finally agreed that the Bureau should make a thorough investigation of the case. The contractors were duly apprised of this proposed investigation, but on Sunday, July 15th, the president of the Contractors' Association, Mr. Solomon Levitt, visited the union headquarters and stated that he was instructed by his association to make terms with the strikers. The strikers refused to receive Mr. Levitt as a representative of the Contractors' Association, and informed him that he would be treated with only as an individual. To this condition Mr. Levitt agreed and signed the union agreement as an individual employer, after which the other members of the Contractors' Association did likewise and work was resumed on July 16th. (See copy of agreement in Chapter V.)

The result of the dispute was not only "closed shops," according to the terms of the union agreement, but, in addition, the fine imposed on Mr. Berese, which was the original cause of the dispute, was paid and wages were increased from \$3 to \$3.50 per week for girls, and from \$8 to \$8.50 per week for men.

#### NEW YORK CITY PAINTERS AND DECORATORS.

On May 21, 1906, 6,000 members of the Brotherhood of Painters of New York City and vicinity struck against the decision rendered by Mr. Charles Stewart Smith, who acted as arbitrator in the contention between the Brotherhood and the Master Painters' Association of New York and the Association of Interior Decorators and Cabinet Makers.

The decision rendered by Mr. Smith was as follows:

The umpire has been informed by Samuel B. Donnelly, secretary, that the special arbitration board of the New York Building Trades have failed to agree upon a verdict — and the matter has been referred to the umpire for final decision

The umpire understands that the powers and duties devolving upon him are limited and defined in the following extract from the memorandum of agreement made on the 21st day of November, 1905:

"It is hereby agreed between the Painters' Union and the Employers' Associations that the said disputes, differences and controversies between the parties hereto relative to the wages to be paid to paper hangers, decorators and painters, the work to be performed by and the wages to be paid, be and the same are hereby submitted to arbitration."

The umpire has carefully weighed the evidence introduced before the arbitration board as to the different rates of wages paid by employers not parties to this controversy and finds at worthy of equitable consideration as showing generally the competitive state of the trade involved in this issue.

The umpire believes that in determining the rate of compensation for any one class of trade consideration should be given to the increased cost of living expenses, to competition for contracts between union and open shops, and the relative rate of wages paid by other branches of trade.

The umpire understands the progress of the controversy to have resulted in the following demands between the respective parties:

On September 22, 1905, a demand was made upon the employers that the compensation of decorators and painters be advanced to \$4.50 and \$4 respectively.

On September 27, 1905, this demand was refused.

On November 8, 1905, the employers asked that compensation of painters be reduced to \$3 and decorators to \$3.50, and that piece work be discontinued on the part of paperhangers and that rough work such as scraping off paper and washing off kalsomining be done by helpers at \$2 per day.

The umpire has given careful consideration to the minutes and other papers in evidence submitted to him. He begs respectfully to report that his findings and decisions are as follows:

First — That paperhangers shall be paid by the day and not by the piece, and that they shall receive the same compensation as the painters.

Second — That the compensation of the painters and varnishers be fixed at \$3.50 per day.

Third - That the compensation of the decorators be fixed at \$4 per day.

Fourth — That the compensation of the work of washing off walls, removing old paper and like unskilled work be fixed at \$2 per day.

(Signed)

CHAS. STEWART SMITH, Umpire.

# 111.170 New York State Department of Labor.

The journeymen objected to each of the awards and particularly to the fourth, providing that the removal of old paper and preparation of the walls be classed as unskilled labor and paid at the rate of \$2 a day. The union maintained that three-fourths of the work done by its members was of this preparatory nature and consequently a great number of them would be rendered idle unless they accepted the reduced rate of \$2 a day. The decision, they said, was therefore in plain violation of the article of the Arbitration Plan which provides that "such kinds of work as have heretofore been recognized as being in possession of a trade are not subjects for arbitration."

The men also contended that the decision requiring paperhanging to be done by the day was also a violation of this article of the Arbitration Plan, inasmuch as the paperhanger has work for only a short period each year and could not secure his subsistence by his earnings in that period if limited to the per diem rate at which painters work. On these grounds they refused to recognize the decision as having any validity.

On the 25th of May the employing associations sent a communication to the Brotherhood instructing them to return to work agreeable to the decision rendered by Arbitrator Smith. The Brotherhood, by a referendum vote, refused to accede to their request, and instructed the members to continue their strike in which they had the support of the National Alliance of Painters and Decorators, which refused to put its men to work on any job against which the Brotherhood had called a strike.

The Master Painters' Association consisted of thirty-six members. This Association met on June 5, 1906, and passed a resolution declaring that on and after June 6, 1906, the principle of the "open shop" would prevail in their establishments. Thereafter the employers refused to negotiate further with the strikers unless they should first return to work. To the latter the workmen finally agreed on condition that the arbitration decision should be set aside, leaving wage rates as they were before the dispute. To this the employers agreed and on June 28th the men were ordered back to work by their union.

# NEW YORK CITY PIPE CUTTERS.

In October, 1905, the pipe cutters of Manhattan organized a union and presented a demand to their employers for the following wage scale: 2 sketch machines, minimum \$13.50 per week; 4 sketch machines, minimum \$15 per week; 8 sketch machines, minimum \$16; 12 to 18 sketch machines, minimum \$18 per week. They also demanded a 53-hour week, the general average of hours per week at that time being 54.

The employers refused to agree to deal with the organization or to grant its demands for increased wages and reduced hours. On November 2, 1905, the union, numbering 150 men, struck, and the firms involved began filling the places of the strikers. On December 16, 1905, the strikers requested the Bureau of Mediation and Arbitration to bring about a conference between them and their former employers. Upon investigation it was found that all the shops were running with non-union men and had been so running since December 1, 1905. The employers stated that they were entirely willing to take back as individuals strikers for whom there might be employment, but they positively declined to treat with them as an organization or to recognize the union men in any way. By this time a number of the men had already deserted the union and returned to their former places, and the strike gradually dwindled to a complete failure.

## NEWLYORK!CITY STRUCTURAL!IRON WORKERS.

So far as New York State was concerned the national dispute between the American Bridge Company and the Housesmiths and Bridgemen's Union affected only New York City, but there it produced one of the most important strikes of the year in this State. In the course of the controversy in the metropolis representatives of the Bureau of Mediation and Arbitration made repeated efforts to bring about a settlement but without success, and as a matter of fact there was practically no settlement of the dispute, the strikers simply returning to work or their places being filled by new hands.

In connection with its intervention in the dispute the Bureau secured from leading persons on each side statements as to the facts in the case. These cover all the essential points in the controversy and are here set forth. Incidentally, it may be pointed

out that there were two fairly distinct disputes which developed in the course of the whole quarrel, the one, national in extent, over the employment of non-union men, the other, local in New York City, over an increase of wages. The two are treated as separate disputes in the statistics of strikes and lockouts for the year.

STATEMENT by P. F. Farrell, Secretary-Treasurer of the Housesmiths and Bridgemen's Union of New York City and Vicinity.

The present strike of the housesmiths and bridgemen in New York City dates back to October 31, 1905, when 25 men in the employ of Snare & Triest Co., 143 Liberty street, New York, refused to work for that company on the Erie R. R. ferry-house at West 23d street, because the Snare & Triest Co. was about to use in the erection of the building the product of the American Bridge Co., against which product the national association had declared a boycott. The contract was taken from the Snare & Triest Co. and given to Mr. Grace, for whom the men went to work.

Early in November a strike was ordered against the Post & McCord Co., the cause of the strike being the same as that given for the strike against the Snare & Triest Co.— using the product of the American Bridge Company.

On November 16th the General Arbitration Board of New York City, of which body we were members, suspended us because we did not declare the strike of Post & McCord off. There were 300 members of our union on strike against the Post & McCord Co.

On January 1st our general strike began, the cause of this being a demand for an increase of wages from \$4.50 to \$5.00 a day. There were 3,000 of our members on strike, about 1,500 of whom were employed by the allied iron trades, and the remainder by the independent employers.

On January 12th the General Arbitration Board appointed a conference committee to settle the difficulty in the trade. This committee directed our body to declare the strike against the Post & McCord Company off, and on our refusing to do so the conference committee declined to consider the matter any further.

On July 21st the union declared the general strike off so far as the demand for an increase of wages was concerned, and our men returned to work at the old rate of wages—\$4.50 per day. Practically all of our men are at work at present. Our membership is about 3,000. The strike against the Post & McCord Company is still on.

STATEMENT by Commissioner of the National Erectors' Association and the Allied Iron Associations of New York City, as to facts in connection with strike of the Housesmiths' and Bridgemen's Union against those associations.

During the year 1905, the National Erectors' Association, consisting of manufacturers and erectors of structural steel and iron work, had agreements with various locals of the International Association of Bridgemen and Struc-

tural Iron Workers. These agreements had the sanction of the International Association, and were effective until January 1, 1906. All of these agreements contained the following clause: "Article 23. In case of misunderstandings or disputes arising between an employer and his workmen, the matter in question shall be submitted to arbitration locally, without strikes, lockouts, or stoppage of work, pending the decision of the arbitrators." The American Bridge Company was a member of the National Erectors' Association, and, therefore, a party to the agreements.

About the first of October, 1905, the National Tube Works, which was not a member of the National Erectors' Association, began the erection at Mc-Keesport of certain buildings for its own use, and employed thereon some of its own workmen who were not members of the Bridgemen's and Structural Iron Workers' Union. The American Bridge Company was furnishing the material for this work. The union demanded of the American Bridge Company that it pursuade or compel the National Tube Works to employ union iron workers upon this work, and if necessary for this purpose, insisted that the American Bridge Company should refuse to deliver material to the National Tube Works. The American Bridge Company replied that it had no influence or control over the policies of the National Tube Works, and that it would not refuse to deliver the material contracted for to that company. A strike was at once ordered against the American Bridge Company on account of this refusal, and without any attempt at arbitration, and directly in violation of the clause above quoted. In negotiating for a settlement after the strike was begun, Mr. Ryan, President of the International Iron Workers' Union, made the further demand that the American Bridge Company and the other members of the United States Steel Corporation manufacturing steel should refuse to deliver any structural steel whatever to any contractor who did not propose to erect it with union men. This demand closed all attempts at settlement.

In the following month, November, 1905, the New York locals of the International, at the request of the International, called a strike against the firm of Post & McCord of that city, claiming that the said firm was a part of the American Bridge Company. The firm of Post & McCord was a member of the Allied Iron Associations of New York City. These associations had an agreement with the New York locals of the Iron Workers' Unions, which contained these clauses:

"7th. All grievances or complaints which cannot be satisfactorily adjusted between the individual employer and the party of the second part (the union) or their representatives, shall be submitted to the joint board of Conciliation of the Iron Trade * * ."

"8th. In consideration of the mutual covenants herein contained, the party of the second part hereby agrees not to take part in any sympathetic strike whatsoever, and they hereby agree not to go out on strike until after any grievance has been submitted to the Board of Conciliation above referred to, and a decision reached."

"17th. The joint arbitration plan adopted in conference July 31, 1903, between the unions of New York City and the Building Trades Employers' Association shall be a part of this agreement, and note parties shall be governed according to its provisions."

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The union went on strike without regard to the above provisions. Post & McCord demanded that the matter be referred to the Arbitration Board referred to in clause 17, which board is composed of an equal number of representatives from the Building Trades Employers' Association and from the different unions of New York City. This board determined that the Iron Workers' Union had no cause or justification whatever for its strike against Post & McCord, and demanded that it return to work. The Iron Workers' Union refused to abide by the ruling of the board, and refused to arbitrate the question whether or not Post & McCord was a part of the American Bridge Company. Thereupon the Housesmiths' and Bridgemen's Union of New York was expelled from representation on the Joint Arbitration Board, and it became proper for the firm of Post & McCord to employ non-union iron workers, and it became the duty of the other unions represented upon the Joint Arbitration Board to work side by side with non-union iron workers employed by that firm without objection. In short, the Housesmiths' and Bridgemen's Union of New York City, by its expulsion from this board, became outlaws as far as the joint arbitration agreement between the employers and the unions of New York was concerned.

In October of 1905 the New York locals had preferred a demand to the Allied Iron Associations of New York for an increase of wages from \$4.50 to \$5.00 a day, to become effective January 1, 1906. This demand was refused, and without any attempt to take advantage of the arbitration clause quoted, a general strike was called against the members of the Allied Iron Associations on January 1. The position of the Allied Iron Associations was endorsed by the Building Trades Employers' Association, of which they were members. Between 1,500 and 2,000 men went out on this strike, and efforts were at once begun to supply their places. These efforts were met by the union with an almost unprecedented series of assaults, destruction of property, intimidation, and other like methods. In two months alone, nearly seventy-five assaults, some of the most serious character, were committed in New York upon non-union men.

On July 21, 1906, it was reported that the New York locals had voted to call the strike off, inaugurated January 1, for an increase of wages from \$4.50 to \$5.00 a day, and that their members were permitted to work for the Allied Iron Associations, open shop and at \$4.50 per day. The strike against Post & McCord and also the strike against the National Erectors' Association were not declared off, but remained in force. The Allied Iron Associations thereupon adopted a policy of not employing any members of the union until the strike against Post & McCord and the National Association should be declared off. That continues to be the condition of affairs at the time of writing.

September 1, 1906.

(Signed) WALTER DREW,

Commissioner of National Erectors' Association and Allied Iron Associations of New York City.

## NEW YORK CITY (BROOKLYN) WIRE WORKERS.

On March 28, 1906, Russel Fraser, proprietor of a wire-working establishment at Wythe avenue and North Ninth street.

Brooklyn, N. Y., posted a notice that from that date the weekly hours would be increased from 50 to 58, the employees to be paid at the same rate per hour as theretofore. Misunderstanding the rotice, 32 girls and three boys employed in the factory went cut in a body and refused to return to work. After they had gone on strike, they refused to work unless paid at the rate of time and a half for the extra eight hours, and finally changed their attitude, declining to work more than 50 hours per week.

The dispute was brought to the attention of the Bureau of Mediation and Arbitration and its representative took the matter up and held several conferences with the employer and the strikers, without holding any joint conferences, which the temper of the parties precluded. Finally, he suggested a settlement which increased the time 2½ hours weekly, the strikers to receive compensation for the extra 2½ hours at the same rate which they had been receiving for the 50 hours. This suggestion was favorably received by each side and a settlement effected on that basis, the employees returning to work on April 2, 1906. A shipping clerk in the office, who went out in sympathy with the wire workers, was also taken back at the salary he received before the strike.

Both sides freely expressed their great satisfaction with the efforts of the Bureau of Mediation in bringing about this disposition of the matter.

## THREATENED STRIKE OF PORT CHESTER EXCAVATORS AVERTED.

On June 18, 1906, the New York branch of the Bureau was invited by Mr. Tito Pacelli, President of the Rockmen and Excavators' Union in New York, to investigate an impending strike of workmen and excavators at Port Chester, Westchester County. The State Mediator, accompanied by the Special Agent in New York City, immediately went to the scene of the trouble and began to canvass the situation. On the evening of June 18th he attended a meeting of the local union, convened for the expressed purpose of inaugurating a strike on the following morning. The State Mediator addressed the meeting at some length, advising tolerant and conservative action, and finally induced them to withhold the passing of the strike order until the Bureau could make a more thorough investigation.

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The representatives of the Bureau spent the next day in the locality, interviewing both contractors and workmen, and returned to Port Chester on June 21st to continue their work.

The facts, as elicited by the Bureau, were as follows: On May 7, 1906, a strike was called by the Rockmen & Excavators' Union, demanding an increase for excavators from \$1.65 to \$1.75 per day, for rockmen from \$1.75 to \$2.00 and recognition of the union. This strike lasted only a few days, the men returning to work of their own volition, and without gaining any of their demands. As this strike resulted in the practical disintegration of the local union, the workmen were reorganized and their demands again presented to the contractors.

These demands were identical with those presented in May, and involved also a recognition of the union. Feeling confident that a strike, if called, would again result disastrously to the union, the contractors — Murray & Sons, Chapman & Company, John O. Merritt, and William Ward,— declined to deal with the union and invited a strike. The Bureau's investigations showed that the union only controlled 250 men, while the whole number employed in a similar capacity by the firms mentioned approximated 1,200 men, by far the greater number of whom would not strike at the instance of the union. The State Mediator accordingly called the officers of the union together on the evening of June 21, 1906, and urged upon them the impracticability of striking with defeat as a certain result. They acted upon the advice of the Bureau's representative, and decided to keep the men at work.

### SYRACUSE CIGAR MAKERS.

On February 16, 1906, 59 cigars makers and 16 cigar packers in the Optimate cigar factory of Justin Seubert & Company in the city of Syracuse went on a strike.

In response to a request that this Bureau undertake mediation or conciliation a representative visited Syracuse and found the situation to be that a few days previous to the beginning of this strike the firm installed as assistant foreman one of its former workmen, he having immediate charge or supervision of the work in the shop and the giving out of stock to the individual eigar makers. The workmen contended that he was arbi-

# BUREAU OF MEDIATION AND ARBITRATION, 1906. III.177

trary in his dealings with them and in at least one case a work-man openly criticized the assistant foreman. Whereupon a meeting of the union members in the shop was called which resulted in a demand being presented to the senior member of the firm that the assistant foreman be deposed. Contradictory statements were made as to the disposition of this request. The result was, however, that all of the cigar makers in this factory together with the packers quit work thereby rendering idle the other employees in the factory, 64 in number, making the total number idle on account of the strike 139. The representative of this Bureau found the relations between the employer and employees to be cordial so far as negotiation and discussion was concerned, an in fact several conferences were held.

Suggestions were made to both parties that the matter in dispute be submitted to local arbitration but there seemed to be no disposition to accede to this as the workpeople insisted that they would not work under the objectionable assistant foreman. Mr. Ferguson of Oneida was on the ground representing the cigar makers' international organization.

The strike was terminated March 10 by the resignation of the objectionable assistant foreman.

# JOINT TRADE AND INDUSTRIAL AGREEMENTS.

[Note.—The Department of Labor has for several years made a point of collecting trade agreements entered into by employers and employees of this State, in order to have available such important information as they contain respecting wages, hours and other working conditions in New York industries. The agreements are collected through co-operation between the Bureau of Mediation and Arbitration and the Bureau of Labor Statistics and are filed by the former Bureau and printed in its annual report for public information. The present report contains the text of nearly 200 agreements signed in 1906, the vast majority of which are purely local contracts. Even this collection is incomplete as it is necessarily confined, for the most part, to agreements that have been printed. In numerous cases an agreement between a single employer, like a street railway company, and his employees exists only in the original manuscript and copies are to be obtained only at the cost of considerable trouble and expense. The collection, however, embraces the more important trade agreements in force in this State and will be found valuable by employers and employees as well as students of industrial problems.

braces the more important trade agreements in force in this State and will be found valuable by employers and employees as well as students of industrial problems. In order to ascertain the prevalence of the collective agreement in the industries of the State, the Bureau of Labor Statistics this year made inquiry among all protective organizations of workingmen and has compiled the returns for March which may be seen in Table X of the Appendix (analysis at p. lxlv) of the current report of that Bureau. It appears that 997 of the 2,411 unions in the State had written agreements governing some or all of their members. While in a minority, it is the larger and more important unions that are represented, for they include 231,219, or 58.6 per cent of the 394,270 unionists in the State.

Information concerning the number of employers signing agreements is less accurate, as it is not always a matter of record; 89 unions, for example, merely reported that "all" employers had signed the agreement and 37 more reported that the agreement had been signed by an association of employers, the number of whom could not always be ascertained. Of the 997 unions having written agreements, 685 reported the number of employing firms signing to be 8,873; 223 unions reported an agreement with a single employer and 601 unions had agreements with more than one employer. one employer.

In addition to the written agreements as above there were 50 unions that reported verbal agreements covering 8,364 members.]

# I. STONE, CLAY AND GLASS INDUSTRIES.

#### DIAMOND WORKERS. NEW YORK CITY.

[From the "Diamond Worker," Brooklyn, April 18, 1906.]

BROOKLYN, N. Y., April 18, 1906.

This agreement made and entered into the ninth day of April, nineteen hundred and six, by and between the Diamond Cutters Manufacturers' Association of America, a corporation organized and existing under and by virtue of the laws of the State of New York, party of the first part, and the Diamond Workers' Protective Union of America, a voluntary unincorporated association, party of the second part, witnesseth:

WHEREAS, the party of the first part is an organization consisting of diamond manufacturers, and the party of the second part is a trade organization of workingmen employed in the various branches of the diamond manufacturing trade; and

WHEREAS, the parties hereto desire to regulate their mutual relations and to provide for the terms of the employment of the members of the said party of the second part during the continuance of this agreement;

Now, THEREFORE, in consideration of the sum of one dollar to each of the parties by the other in hand given, before the ensealing and delivery of these presents, the receipt whereof is hereby acknowledged, and in further consideration of the mutual agreements and covenants hereinafter set forth, the parties agree as follows:

FIRST. The wages of all diamond polishers, members of the party of the second part, shall be increased by the sum of \$4 for a week's work consisting of forty-eight hours over the wages paid to said diamond polishers on the date of signing of this agreement and the wages of all diamond setters, members of the party of the second part, shall be increased fifty cents per bench for a week's work consisting of forty-eight hours over the wages paid to such diamond setters on the first day of January, 1906. The wages of the diamond cutters, members of the party of the second part, shall, during the term of this agreement, while they are employed, remain in accordance with the schedule in force on the date of signing this agreement, with the exception, however, of all kinds of kaps, which will be advanced five cents per carat above the schedule price of to-day. Stones, of which pieces are taken off, will be considered the same as closed goods. The increase in the wages of diamond polishers and setters shall date from the first day of January, 1906, and the back pay shall be allowed from that date for every week work done, excepting those weeks during which the increase has already been paid. The standard and quantity of work as produced before and up to January 1, 1906, shall be maintained by the employees as near as it is possible.

The wages to the polishers, cutters and setters, as above mentioned, shall be paid at the end of each week whenever they are employed.

SECOND. From the date of signing this agreement until February 8, 1907, employees, members of the party of the second part, after leaving their present employer, shall not have the right to demand higher wages from any other employer, members of the party of the first part, nor shall any manufacturer, member of the party of the first part, offer to any workman, members of the party of the second part, lower wages than was paid to him by his former employer.

THIRD. In the event of the employment of workingmen from foreign countries or other states, or in the event of a change in the method of payment from payment by the piece to payment by the week, the employees shall work on trial or probation for six weeks before permanent wages of such employees shall be fixed. Should the employer and employee in such case fail to agree upon the proper and reasonable wages to be paid after such trial of six weeks, then and in that event, the determination of wages so to be paid, shall be submitted to arbitration.

FOURTH. The parties hereto further agree to the following rules with respect to the employment of apprentices:

(a) Apprentices can only be employed in diamond polishing and in no other branch of the trade; they must be at least sixteen years of age and of male sex, and no agreements in writing shall be made with them. In employing such apprentices, sons of members of the party of the second part, shall in all cases have the preference; the total number of apprentices shall in no case exceed ten per cent. of the number of members of the party of the second part, and they shall be distributed among the members of the party of the first part as the said party of the second part may direct,

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subject to the approval of the party of the first part; any apprentice so to be employed, shall be engaged within three months after the execution of this agreement, and hereafter no such apprentice shall be engaged until the holding of the next congress of the International Diamond Workers' Alliance. However, each manufacturer, member of the party of the first part, shall, during the time of this agreement, have the right to have one member of his family, or relative, instructed by one of his employees whom he may designate for this purpose, and the employee so designated, shall instruct such member of the family or relative, when so requested.

- (b) The wages of apprentices shall be as follows: During the first six months of their actual and active employment, the apprentices shall receive no compensation for their work, during the four working weeks succeeding such period of actual and active employment of six months, they shall receive \$5 per week, and every four working weeks thereafter an additional sum of \$1 shall be added to their wages until the same shall reach the sum of \$24 per week, whereupon the said apprentices shall cease to be regarded as such, and shall be considered regular employees.
- (c) After said apprentices shall have been employed on the bench (rear or front) for six months, the setter shall receive the compensation of \$2 per week for each apprentice, which said sum shall be increased by \$1 every three months, until the full salary has been reached.
- (d) Should any dispute arise in connection with the employment of such apprentices or the wages to be paid to such apprentices who do not come up to the proper standard of work, or any controversy or dispute referring to the right to discharge or cause of discharge of any such apprentices before the expiration of the apprentices term, such controversy or dispute shall be submitted to an arbitration committee to be composed of three members of the party of the first part, and three members of the party of the second part, which said committee, together, shall have access to all factories. The decision of a majority of such committee shall be binding upon all questions in controversy, but should such committee, or a majority thereof, fail to agree, a disinterested party shall be appointed by the president of the New York Jewelers' Board of Trade, to act as umpire, and his decision shall be binding.
- (e) Should at any time during the term of this agreement any controversy of any nature whatsoever arise between employer and employees, the same shall be submitted to arbitration consisting of three members of the party of the first part and three members of the party of the second part.

FIFTH. This agreement shall date back and take effect on the day of execution, and shall remain in force and be binding upon the parties hereto until the eight day of February, 1907.

I. S., for the Diamond Cutters Manufacturers' Association of America.

LEOPOLD STERN,

President.
HENRY S. OPPENHEIMER,

Secretary.

For the D. W. P. U. of America,

Andries Meyer,

President.

THEO. QUETS,

Secretary.

#### GLASS BEVELERS AND POLISHERS, BUFFALO.

#### ARTICLES OF AGREEMENT.

Entered into this 4th day of September, 1906, by and between the Standard Mirror Company of Buffalo, New York, hereinafter known as "Parties of the first part," and the undersigned representatives of Local No. 35, of the Amalgamated Glass Workers International Association of America, affiliated with the American Federation of Labor, and the Buffalo United Trades and Labor Council, hereinafter known as "Parties of the second part."

ARTICLE 1. Fifty-four (54) hours shall constitute a week's work, to be arranged mutually between employers and employees. During the months of June, July and August, Saturday noon shall terminate a week's work. At no time shall more than nine (9) hours be a day's work.

ARTICLE 2. Over time shall be paid at the rate of time and one-half till ten o'clock p. m. After that hour, also for Sundays and legal holidays, double time shall be paid. The following days to be considered legal holidays: New Years, Decoration Day, Fourth of July, Thanksgiving and Christmas Day, but under no consideration shall a member of the party of the second part, be required to work on Labor Day.

ARTICLE 3. Party of the first part hereby agrees to hire none but members of the Amalgamated Glass Workers International Association of America, or such who are willing and eligible to become members of above organization. The party of the second part agrees to do all in their power to procure good, industrious and efficient workmen for the party of the first part.

ARTICLE 4. It shall be optional with the party of the first part, to use the Union Label, such labels to be furnished free of charge, to the party of the first part. The steward of the shop, to be in charge of the labels, which are property of the party of the second part.

ARTICLE 5. The party of the first part hereby agrees to have one apprentice to seven journeymen regularly employed. No apprentice to be taken under fifteen and over seventeen years of age, and the apprenticeship shall extend for three years in one shop, of which the first six months are to be considered on probation. The wages of apprentices to be arranged mutually.

ARTICLE 6. It is understood that in the event the party of the first part, has more apprentices on, than this agreement calls for, such apprentices may remain, but no more shall be put on until the proper ratio establishes itself through lapse or expiration.

ARTICLE 7. It is hereby agreed by the parties to this agreement, that in dull times, the working hours shall be so reduced, or the men laid off in rotation, so as to give each man a chance to live.

ARTICLE 8. In the event of any dispute between the parties to this agreement, each party shall appoint one practical man, and those to select a third man; he to act as umpire and all three to be known as an Arbitration Committee. All grievances to be submitted to this committee within twenty-four (24) hours after the dispute has arisen. A decision shall be arrived at within seventy-two (72) hours after the case has been given to this Board for settlement.

During the time of arbitration, no strike or lockout shall be declared by either party. The decision of the Board shall be binding on both parties.

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It is understood that articles contained in this agreement, shall not be subject to arbitration.

ARTICLE 9. A strike to uphold union principles, or to uphold articles set forth in this agreement, shall not be regarded a violation of this agreement.

ARTICLE 10. This agreement shall take effect on the date of signing, and remain in force until August 31, 1907, and shall be open thirty (30) days prior to its expiration for renewal, or to make any desired change in the same. An answer must be given at least fifteen (15) days prior to expiration of this agreement.

GUSTAVE THEIMER.

WM. LA HODNEY,

General Organizer.

President.

JOSEPH F. KUNERT, JR.,

FRANK DAVIS,

#### GRANITE CUTTERS, ALBANY.

[Reported by union as signed by five employers.]

It is hereby mutually agreed between employers of granite cutters in Albany, N. Y., and vicinity, and Albany branch of The Granite Cutters' International Association of America, that the following rules and regulations shall govern the employment of granite cutters, tool sharpeners, polishers, sawyers, rubbers and turners, from April 1, 1906, until further notice:

None but members of The Granite Cutters' International Association to be employed, or those willing to become such.

Eight hours to constitute a day's work. The minimum rate of wages to be 40 cents per hour.

Street curbing cut by the day to be paid at the rate of 45 cent per hour. Curbing by the piece; straight curbing, 14 cents per lineal foot.

Circulation curbing, 15 feet radius and under, to pay one one-half straight; all over 15 feet radius to pay 18 cents per foot.

Crosswalks, 1 foot 3 inches, 18 cents per foot; basin heads, \$2.25 each. One cent per foot to be added to all curb where no shed or bankermen are provided.

All employers to pay weekly, and not more than one day's pay to be kept back. Overtime to be paid once and one-half, and for work on Sundays and legal holidays double time to be paid. No overtime to be worked unless it is absolutely necessary.

When working outside the shed the men must be provided with an awning, where it is possible; where no awning is furnished, 25 cents per day additional must be paid by the employer.

Eleven to fourteen men shall constitute a sharpener's gang; all over fourteen to be paid for at the rate of 24 cents per man; less than a day to count as half a day.

All overtime to be paid for as time and one-half when cutter works before or after the regular working hours, and his sharpener not working; sharpeners to be paid time and one-half for time cutters work. A surface cutter to count as three men.

Tools sharpened by the piece: Plain tools, \$1 per hundred; drills, 2 cents each; pean-hammers, 10 cents each; bush-hammers, 35 cents each; lettering tools, \$1.50 per dozen; pitching tools, 5 cents each; bush-chisels, 15 cents each; bull-sets, 15 cents each.

Any workman leaving a yard shall be paid his wages in cash. Any workman discharged shall receive his pay immediately.

Granite cutters, who by reason of old age or physical disability are unable to do a day's work, may make written application to the branch for special privilege to make suitable agreement with the contractor.

The working hours to be from 8 A. M. to 5 P. M., with one hour allowed for dinner, it being understood that in winter the hours can be altered to suit the daylight; all work done outside of these hours to be paid for at the rate of time and one-half.

That a closed partition be placed between hand work and surface cutting machines. A surface machine operator to be paid not less than 50 cents per hour.

There shall not be more than one apprentice to every gang of granite cutters or majority fraction thereof; there shall not be more than one apprentice tool sharpener to three journeymen tool sharpeners.

This bill of prices to commence April 1, 1906, and to continue to April 1, 1907, and should either party desire a change a three months' notice should be given previous to April 1 of each year, and changes specified when notice is given; if no notice is given by either party as above stated then this agreement in force at that time could continue from year to year.

The Albany branch considers it the duty of every granite cutter to demand payment for his work, and the employer to pay his workmen on the basis of this bill.

Workmen to be paid during working hours.

It is mutually agreed for the protection of both parties to this agreement that should any grievance or contention arise during the existence of this agreement that such contention or grievance shall be referred to a committee composed of two men selected by our Association, and two men selected by the Company who shall immediately meet, and consider the matter, making some decision within ten days. Should this committee fail to agree by two-thirds vote they shall select a third party to act with them. The Board thus constituted shall consider the matter and make an award within ten days. The decision of this Committee to be final and pending such decisions it is mutually agreed that there is to be no strikes, lockouts, or suspension of work.

# PLASTER MATERIAL WORKERS, NEWBURGH.

[Terminating dispute of May 1-12, described in Table I, p. 38.]

MEMORANDUM OF AGREEMENT made and entered into this 12th day of May, 1906, between The Higginson Mfg. Co., of Newburgh, N. Y., and The Plaster Material Workers' Union, No. 11,877, of Newburgh, N. Y., witnesseth:

The Higginson Mfg. Co. agrees to pay the ordinary laborers at the rate of seventeen and one-half  $(17\frac{1}{2})$  cents per hour; and the laborers who have heretofore received eighten and one-third cents per hour, at the rate of nine-teen and one-half  $(19\frac{1}{2})$  cents per hour, and twenty-five (25) cents per hour for overtime, including Sundays and holidays, for labor, excepting to regular night employees, from May 14, 1906, to April 1, 1907.

During the same period The Higginson Mfg. Co. will pay the coopers and trimmers as follows:

Plaster barrels, six hoops, \$4.65 per 100. All eight hoop barrels, \$5.20 per 100. Re-coopering old barrels, \$2.35 per 100. Trimming, \$1.75 per 100.

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During the period mentioned, bag menders will be paid at the rate of \$1.75 per 100; and for filling tubs in steamers or sailing vessels, where The Higginson Mfg. Co. furnishes the crew to do the work, at the rate of eight and two-fifths (8 2/5) cents per ton.

It is understood that ten hours are to constitute a day's labor.

The Higginson Mfg. Co. agrees to employ members of the Plaster Material Workers' Union, so long as enough operatives can be procured to operate the plant, and in no way to try and prevent men from joining the Union. The Plaster Material Workers' Union, on their part, agree that in case operatives enough from the Union cannot be procured, they are not to interfere, in any way, with men brought in, who are not members of the Union. They are not to intimidate them in any way, and in case they should decline to join the Union, they are not to interfere with them.

The Higginson Mfg. Co. reserves the right to discharge or suspend employees at all times, except for membership in the Union.

If any difficulties shall arise between The Higginson Mfg. Co. and the Plaster Material Workers' Union, not provided for in this agreement, the differences are to be settled as follows: The Plaster Material Workers' Union is to select two men, who are officers of their organization; The Higginson Mfg. Co. is to select two men, who are officers of the Company. If these four cannot agree, they are to select a fifth party, a resident of Newburgh, as arbitrator, who is not interested in the business, either as employee or employer, and the decision of a majority of such committee to be final. It is further agreed that the members of the Union are to remain at work until a decision is rendered.

It is understood and agreed the men are to receive their pay every Saturday afternoon up to and including Friday.

It is also mutually agreed between the Higginson Mfg. Co. and The Plaster Material Workers' Union that in case either of the parties named heretofore have any intention of changing the schedule under which they are working, The Higginson Mfg. Co., on its part, is to notify the Plaster Material Workers' Union on March 1, 1907, and the Plaster Material Workers' Union, on their part, are to notify the Higginson Mfg. Co. on the first day of March, 1907, plainly stating the proposed change.

This agreement applies only to laborers, coopers and trimmers. Such other employees as the Higginson Mfg. Co. may see fit to designate from time to time, as engineers, firemen, calciners, millers, stone dressers, night or day watchmen, shipping clerks, weighers, boss-cooper, and foreman of bag department, shall not be included in this agreement.

The above is satisfactory to The Higginson Mfg. Co., and their signature and seal have been affixed hereto.

THE HIGGINSON MFG. Co.,
T. H. MILLSPAUGH, Secretary.

IN WITNESS WHEREOF, we, the committee selected by the Plaster Material Workers' Union, agree to the above, and have signed our names.

FEANE SEITZ, President, JOHN STEONG, Secretary, A. D. REA, GARBETT LEMUNYAN, GEO. H. TAPPEN.

# BUREAU OF MEDIATION AND ARBITRATION, 1906. III.185

#### POTTERS' NATIONAL AGREEMENT.

[Philadelphia agreement between the United States Potters' Association and the National Brotherhood of Operative Potters, signed September 15, 1905.]

#### SIZE LIST.

1. A committee consisting of three representatives of the United States Potters' Association and three representatives of the National Brotherhood of Operative Potters shall be appointed to compile a uniform size list covering all articles in general ware, based on glost sizes; the said list to become effective upon a date to be set by said committee, but not later than July 1, 1906, it being agreed that the sizes adopted shall not affect, nor have any bearing upon articles the sizes and working prices of which have been established prior to the date of this agreement, but all articles introduced subsequent to October 1, 1905, shall be governed thereby.

## KILN DRAWING.

2. That kiln drawers shall not be required to start work before 6 o'clock A. M., unless there be a reasonable necessity for it.

## APPRENTICE JIGGERMEN.

3. That apprentice jiggermen may be employed in the following maximum ratio: One in a total of five jiggermen or less, two in ten, and one in each additional five; that the period of apprenticeship shall be two years, and the price a discount of five per cent. throughout the entire period, from the established prices for jiggered work; that in the selection of apprentices the employer shall give preference to competent jiggermen helpers who have been employed at his factory for not less than two years; that should a scarcity of competent jiggermen exist, employer shall have the privilege of putting on jigger at journeyman's wages, any journeyman in the clay department of his factory; that no journeyman shall be discharged to make room for an apprentice.

## How to Figure Ratio of Apprentices.

4. In calculating the ration of apprentices in any branch of the trade all potteries under one management or ownership in any one city must be considered as one pottery; but where potteries under one management are located in different cities they shall be considered separately.

# JUMPING TIME.

5. That a committee of two on each side shall be appointed to formulate an agreement whereby apprentices shall be prevented from jumping their time.

#### Excessive Loss.

6. That manufacturers shall use due diligence to prevent loss from green ware cracking on moulds, and wherever excessive loss occurs and it appears that manufacturer refuses to make the necessary investigation and take immediate steps to correct such trouble, it shall be a proper matter for adjustment by the Standing Committee.

#### DIPPING.

7. That in the class of dipping for which 65c. per kilnman's day is paid the employer shall have the option of requiring that not less than 84 minutes

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actual working time be given to dipping each kilnman's day, and that not more than 5% kilnman's days shall be allowed for a day's work of eight hours actual working time.

That in the class of dipping for which 45c. per kilnman's day is paid, the employer may require that not less than 58 minutes actual working time be given to dipping each kilnman's day, and that not more than 8½ kilnman's days shall be allowed for a day's work of eight hours actual working time.

Apprentice dippers shall work under the following terms:

First 6 months, \$1.25 per day of 8 hours actual work.

Second 6 months, \$1.50 per day of 8 hours actual work.

Second year, \$1.75 per day of 8 hours actual work.

Third year, \$2.25 per day of 8 hours actual work.

Fourth year, \$2.75 per day of 8 hours actual work.

An apprentice may be put on whenever it is not possible to secure a competent journeyman. The time of the apprentice shall be figured at \$3.50 per day of eight hours working time, and the difference between this and the amount paid the apprentice shall be divided equally between the firm and the boss dipper over said apprentice. The boss dipper shall be required to turn into office, time and rate of each apprentice and journeyman under him, and they shall be paid individually from the office.

#### JIGGERING.

- 8. That the price for making the one-piece mould chamber of the style commonly made in Trenton shall be 43c. per dozen complete.
  - 9. The prices for jiggering slop pails shall be as follows:

Straight side, flat top, with or without inside verge, 50c.

Bellied pail, flat top, without inside verge, 50c.

Bellied pail, flat top, with inside verge, 60c.

10. That no claim for extra price be demanded for lug or festoon on basin that does not protrude beyond the line of the basin more than three-eighths of an inch; if lug is larger or shape unusually difficult, price shall be determined upon merit. Measurement of lug shall be taken in glost state. It is understood that this provision shall not disturb any fixed or settled price for any basin now being made; it being conceded that prices now being paid in the West for fancy basin are sufficient and satisfactory, and no increase is to be asked during the life of this agreement for any new basin of similar style.

#### TURNING.

11. That the following turning prices be established for work not here-tofore covered by the uniform scale:

Topped, bottom turned, side sponged or burnished, or turning complete, without cutting out foot.

Thin or fancy tea cups, 3 cents per dozen.

Thin or fancy coffee cups, 31/2 cents per dozen.

Thin or fancy bowls, 30s, 4% cents per dozen.

Thin or fancy bowls, 36s, 41/4 cents per dozen,

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Topped and polished only or topped and sponged only:

Thin or fancy tea cups, 21/2 cents per dozen.

Thin or fancy coffee cups, 3 cents per dozen.

Thin or fancy bowls, 30s, 414 cents per dozen.

Thin or fancy bowls, 36s, 3% cents per dozen.

Prices for any special method of turning not covered by above definitions, or by the uniform list shall be settled on merit.

Employer shall have the privilege of giving any article on the turning list to apprentice turner during the last year of his service.

#### MOULD MAKING.

12. That the manufacturer shall have the option of counting separately the work of each mouldmaker journeyman and apprentice, and of paying each separately from the office.

Apprentice mouldmakers shall serve the same term, and at the same discounts as those established for pressers; the apprentice shall be given the opportunity to thoroughly learn blocking and casing during the last two years of his service as an apprentice; an apprentice may be put on whenever it is not possible to secure a competent journeyman.

#### SAGGERMAKING.

13. The saggermakers shall bear the expense of putting up the soak, but where employer requires a second pugging, the firm shall bear the additional expense; the saggermaker shall put up his own soak in all cases except where it is mutually agreeable to saggermaker and firm that the latter shall do the work. All pin saggers shall be stripped outside punch holes when the firm so desires.

#### KILN PLACING.

14. The employer may require that all Glost and Bisque kilnmen shall put in not less than five hours actual working time for what is known as a kilnman's day, and should this time limit not prove effective in producing satisfactory workmanship, this question may be reopened and revised at the expiration of this agreement.

It is understood that whenever kilnmen are unable to place kilns on time by working one and one-half kilnmen day each day, they shall be required to put on additional men. It is agreed that the question as to whether an allowance shall be made the firm or hollow-ware bungs placed where pinned ware belongs in the same kiln where double price is paid for pinned ware in the first ring, shall be submitted for settlement by the Standing Committee of the West.

#### PACKING.

15. That the firm shall have the option of employing all packers at day wage, and of paying all packers either on day wage, or on piece work, individually from the office; that journeyman packers shall be paid \$3 per

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day for all day work, and that nine hours shall constitute a day's work, with the exception of pay Saturday, which shall be eight hours.

Apprentice packers'shall work under the following terms:

First year	\$1.50 per day.
Second year	2.00 per day.
Third year	2.50 per day.
Fourth year	Journeyman.

An apprentice may be put on whenever it is not possible to secure a competent journeyman.

Where a foreman packer is employed over a day wage crew, the wages of such foreman shall be adjusted between him and his employer.

#### CASTING.

16. That a committee consisting of two manufacturers and two operatives shall be appointed to formulate a uniform scale for casting small jugs and individual creams; that prices to be fixed from time to time for casting other articles, shall be set on merit and shall not be influenced by established for pressing the same article.

#### DISHMAKING.

17. That the firm shall have the privilege of giving any article on the dishmaking list to apprentice dishmakers during the last two years of their service.

#### HANDLING.

18. That one-half cent per dozen be paid for boxing cups with the use of starch or other adhesive material, and that nothing shall be paid for this work where no cementing preparation is employed; that the firm shall have the option of having boxing done by an employee independent of the handler; that the employer may require that all handles be cut and stuck on, and all cups boxed by a journeyman or apprentice handler, and that all handles shall be properly finished and trimmed.

#### STANDING COMMITTEE.

19. That the Standing Committee East and West shall be appointed as herefore, to adjust matters that cannot be settled between the firm and employee; that Standing Committee shall meet at stated intervals of thirty days, and all work in dispute shall be continued pending, and subject to the decision of the Standing Committee; that a disinterested man be appointed in the East and in the West, to whom shall be referred for final decision all matters that result in tie vote in the Standing Committee.

#### TIME CLOCK.

20. That the National Brotherhood of Operative Potters recognize the right of the manufacturer to require that all day wage employees shall register time of beginning and quitting work on time clock, or other time recording device, and of paying according to this record.

## SQUARE DEAL CLAUSE.

- 21. That in the interpretation and application of the wage agreement and uniform scale, both sides shall recognize the intent to establish a fair day's wage for a fair day's work; that they shall not insist upon technicalities where the opposite intent is clear and when points arise not clearly and literally covered by the list, they shall be decided upon merit, and shall not be governed by what the wage scale may specify for something similar. When any material change from that contemplated by the uniform scale is made in the method of doing any particular work, or of making any particular article, rendering such work more difficult or more simple, full allowance shall be made for said change either by an increase or a decrease in the price as the case may be.
- 22. It is agreed that no price or condition shall be considered settled by reason of the fact that it has been agreed upon by a firm not a member of the United States Potters Association, or by a workman not a member of the National Brotherhood of Operative Potters.

# · PENALTY FOR VIOLATION OF AGREEMENT.

23. In view of the fact that the committee representing the United States Potters Association and the National Brotherhood of Operative Potters are both empowered with full and final authority to act for their respective organizations in the formation of this agreement, it shall be considered that the individual members of both are parties to this contract, and should any individual member of either refuse to accept any condition herein, or should any one withdraw from his organization by reason of his dissatisfaction with the terms hereof, such act shall be considered a violation of contract on the part of that individual, and shall cancel his right to demand that he shall participate in the benefits and privileges of this wage agreement, and his right to demand that he shall employ or be employed at the rates and under the conditions specified.

Both parties to this agreement, through their duly authorized representatives of the conference committee, pledge themselves to use every honorable means to enforce the acceptance and observance of this agreement by all parties affected; to discourage any opposition on the part of individuals and to favor in every reasonable way those employers and employees who faithfully and honorably abide by this contract in all its provisions.

## UNIFORM SCALE.

- 24. That a new and revised issue of the uniform scale be published which shall cover all prices and conditions established to this date, either by the uniform scale of May 1, 1900, by decisions of the Standing Committee East and West, or by agreements in conference committee, and that the cost shall be equally divided between the United States Potters Association and the National Brotherhood of Operative Potters.
- 25. All prices and conditions specified by the uniform scale of May 1, 1900, except as later revised, and all subsequent settlements that have been regularly made, shall become a part of this agreement in so far as they do not conflict therewith.

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#### AGREEMENT EXPIRES.

26. That this agreement shall become effective and apply to the first full pay after October 1, 1905, and it is expressly understood that neither party to this agreement shall make any demand, or submit any proposition to change, amend or qualify any of the prices or provisions of the uniform scale as amended by the foregoing agreement, prior to October 1, 1907, unless unforseen conditions should arise creating a reasonable necessity for opening the agreement.

Signed for the Manufacturers:

W. E. WELLS,
GEO. C. THOMPSON,
JOSEPH G. LEE,
H. N. HARKER,
J. H. MULHEBON,
M. CALLEAR,
F. H. SEBRING,
C. A. FRANZHEIM.

Signed for the N. B. of O. P.:

T. J. DUFFY,
EDWARD MENGE,
S. W. CRAWFORD,
THOS. J. HUMPHREY,
FRANK H. HUTCHINS,
JOHN T. WOOD,
S. M. MOORE.

## QUARRY WORKERS (PAVING BLOCK CUTTERS), ALBION.

[Cf. Table I, p. 38.]

## ARTICLES OF AGREEMENT.

That from and after January 1st, 190.., the prices to be paid for cutting paving in the quarry or quarries operated or controlled by said party of the first part, shall be as follows, to wit:

For standard blocks, 8 to 12 inches long, 6 to 6½ inches deep, and 3½ to 5 inches thick, fifty-five cents per yard, or \$20.00 per thousand blocks to average 27 to the yard.

Party of the first part to count up blocks at least once every two weeks.

For street railway blocks, 7 to 12 inches long, 4 to 5 inches deep, and 31/2 to 5 inches thick, fifty-five cents per yard.

It is further agreed that all block stock and common paving stock shall be properly quarried, sorted in quarry and hauled to separate piles.

The party of the first part shall furnish loan of sledges and scappling hammers, and do all tool sharpening free of charge for all paving cutters in ..... employ.

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The party of the first part shall measure up all blocks and paving cut at ...... quarry or quarries, and pay for the same in full in cash at least once in every two weeks, and any paving cutter discharged shall receive his pay in full immediately on discharge.

Day work shall be paid for at the rate of forty (40) cents per hour, and nine hours shall constitute a day's work.

Should paving or blocks of specifications different from those hereinbefore set forth be required, the party of the second part shall have one week's time in which to propose a price for same.

The party of the first part shall employ only paving cutters who are members of the Paving Cutters' Union of the United States of America and Canada, or paving cutters eligible to membership in said Union.

In case either party of the parties hereto desire to terminate, cancel, change or modify this agreement, they may do so at the expiration of one year from the date hereof or any yearly period thereafter, provided notice in writing of such intention be given the other party at least three months prior to the expiration of any such yearly period, otherwise the same shall be, remain and continue in full force and effect indefinitely.

In witness whereof the parties hereto have hereunto set their hands this ...... day of ......, 190...

#### STONE CUTTERS, NEW YORK CITY.

[Agreement between the Greater New York Cut Stone Contractors' Association and the Stone Cutters' Society of New York and Vicinity, adopted January 27, 1905.]

FIRST. Eight hours shall constitute a working day, five days in the week, and four hours on Saturday.

SECOND. Members of the Stone Cutters' Society shall receive his wages every week, and must be paid during working hours.

THIRD. No apprentice will be permitted to start at the trade whose age shall exceed twenty-one years.

FOURTH. Employers shall provide proper protection from the sun, for employees, during the months of June, July, August and September, plugger and fitter excepted.

FIFTH. The rate of wages shall be: First grade \$5 per day; second grade, \$4.50 per day; third grade, \$4 per day. Exempt members shall be permitted to make such terms with their employers as they shall mutually agree on.

SIXTH. One-third of all the stone cutters employed in the several shops must be first grade members.

SEVENTH. At least once a month employers shall furnish the secretary of this society with a list of members of the society at work in their shops.

EIGHTH. The arbitration plan adopted at a conference held July 3, 1903, between the Board of Governors of the Building Trade Employers' Association and the representatives of the labor unions, with explanatory clauses, as adopted by the above joint conferences on July 9th, 1903, shall form part of this agreement.

NINTH. This agreemnt shall be in effect until February, 1907.

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## STONE CUTTERS, ROCHESTER.

[Trade rules of the Rochester Branch of the Journeymen Stone Cutters' Association of North America, signed by seven employers.]

ARTICLE 1. Eight hours will constitute a day's work.

ARTICLE 2. Fifty cents per hour, with time and one-half for over time.

ARTICLE 3. On and after the 1st of June, 1904, the employers agree to furnish all two-handed tools.

ARTICLE 4. All curb and cross walks to be cut as piece work.

ARTICLE 5. The stone cutters will not call a strike without first sending a committee to meet employers.

## STONE CUTTERS, SYRACUSE.

[The following are the provisions of the agreement between the Syracuse branch of the Journeymen Stone Cutters' Association of North America and their employers, made on January 1, 1906, and reported by the union as signed by four firms.]

FIRST. That the hours of labor shall be eight hours per day for five days and four hours on Saturday.

SECOND. That the wages shall be fifty cents per hour for all men employed at stone cutting.

THIBD. That the employers shall furnish shed room for all stone cutters from May 1 to October 1, 1906, the rest of the year the men to work outside of shed, except in case of rain or snow, when they are to be furnished shed room.

FOURTH. The employers to sharpen all tools used in cutting stone; also, to furnish all two-handed tools such as stone picks, bush hammers, big hammers, patent hammers and pean hammers.

This agreement to be in force one year from May 1, 1906; a new agreement to be made on the first of each year, to go into effect the first of May following.

# II. METALS, MACHINES AND CONVEYANCES. BLACKSMITHS. ALBION.

[Reported by the union as signed by all employers.]

This agreement mutually entered into between the International Brotherhood of Blacksmiths and Helpers, Local Union No. 462, and the firm of.....

That the said firm agrees to employ none but members in good standing of the International Brotherhood of Blacksmiths and Helpers on and after the acceptance of this agreement on the part of both parties.

That the work hours shall be nine hours per day. Beginning at 7 A. M. and continuing until 12 M., and commencing at 1 P. M. and continuing until 5 P. M.

The members of the International Brotherhood of Blacksmiths and Helpers agree on their part to render faithful service while in the employ of the said firm. That they will vigilantly guard the interests of the firm for which they are employed and agree to abide by the shop rules adopted by the aforesaid firm.

The firm agrees to maintain the premises in as healthy condition as the nature of the work will admit of; will take all necessary precautions to

# BUREAU OF MEDIATION AND ARBITRATION, 1906. III.193

guard against accident and injury to the employees and shall keep the premises in a good sanitary condition.

The wages paid to blacksmiths shall be as follows: First-class blacksmiths, 30 cents per hour; second-class blacksmiths (minimum), \$2.50 per day; helpers (minimum), \$1.75 per day.

Should it become necessary to reduce expenses, the company agrees to reduce the hours to eight per day before reducing the force. Should it become necessary to further reduce expenses, the company on its part agrees to decrease the force, and in so doing the seniority, proficiency to govern awell as consideration for married and single men, who have families to support.

Believing if this agreement is entered into on the part of the company and the blacksmiths and helpers that a better understanding may be arrived at and that all may be properly benefited.

This agreement shall be in force on and after the 15th of March, 1906, and to remain in force for the period of one year, or susceptible of change should it be desirable and be mutually agreed upon by both parties after giving sixty (60) days' notice of the said desired changes.

James Kerwin,

President.

OMAR DILTS,

Secretary.

Walter Garrison,

For the firm:

John Finkelman,

Richard Newcombe,

Tommy Vincal,

James O'Brien,

Albert Close,

For the I. B. of B. & Il.:

## MACHINISTS, BOSTON AND MAINE RAILROAD.

To Master Mechanics:

The following instructions will govern the rate of compensation and service of machinists and apprentices:

Section 1. Nine (9) hours shall constitute a day's work and eight (8) hours Saturday.

Section 2. No reduction in the weekly rate of pay will be made on account of this reduction in the hours of labor.

Section 3. All time over the regular hours, including Sundays and holidays, shall be paid for at the rate of time and one-half. When men are called from their homes to work overtime and such work shall continue for three hours and twenty minutes or less, the men shall receive therefor five hours' pay.

Section 4. In case of discipline, right of appeal will be granted if exercised within ten days. If the investigation finds the accused blameless, his record will remain as previous thereto and he shall receive pay for all time lost.

Section 5. Machinists when sent out on the road to work will be paid actual expenses, and all regulations in the shops and round houses, in regard to working hours, will be applied thereto.

## III.194 NEW YORK STATE DEPARTMENT OF LABOR.

Section 6. In case either the company or the machinists employed by them should wish to change this schedule, a notice of thirty days will be given of the proposed changes.

HENRY BARTLETT, Supt. Motive Power.

Approved: C. E. LEE,

Asst. Gen'l Manager.

Beston, Mass., May 17th, 1906.

#### MACHINISTS, ERIE RAILROAD COMPANY.

[Agreement entered into between the Eric Railroad Company and its machinists, commencing July 1, 1906, to continue for one year.]

FIRST. Ten hours to constitute a day's work for all machinists on the Erie railroad working at hourly rates.

SECOND. All overtime worked by hourly rate men to be paid for at the rate of time and one-half, and all time worked by such men Sundays and the following holidays: New Year's, Washington's Birthday, Decoration Day, Fourth of July, Labor Day, Thanksgiving Day and Christmas, shall be paid for at the rate of time and one-half, except regular seven-day men, who may of their own election or mutual agreement work twelve hours at straight time.

THIED. A machinist shall be either a competent floor hand, lathe hand, vice hand, planer hand, die sinker, tool maker, motion work repairer, locomotive air brake repairer, locomotive axle lathe hand, shaper hand, valve setter, milling machine hand, slotting machine hand, or boring machine hand, except car wheel borer, Gisholt Chucking machine hand.

FOURTH. Helpers and handy-men will not be advanced to the detriment of machinists.

FIFTH. Machinists sent out on the road to do emergency work will be allowed one dollar per day for living expenses.

Sixth. Should it become necessary to reduce expenses, men will be given preference according to their ability, merit and length of service. The company will not reduce the number of men, when in the opinion of its officers it is practicable to accomplish the necessary economy by reducing the number of hours, men being laid off under such conditions to be given preference when force is again increased.

SEVENTH. Any apprentice engaging himself to learn the machinist trade shall be not less than sixteen nor more than twenty-one years of age. One apprentice may be employed in each shop irrespective of the number of machinists employed and one additional apprentice for every five machinists employed therein. This rule not to affect any apprentices already in the service. The period of apprenticeship shall be four years of 300 days per year; three years on the various machines and special jobs, and he shall not serve more than six months on any one machine or special job.

Apprentices shall be rated as follows: First year, per hour, 8 cents; second year, per hour, 10 cents; third year, per hour, 12 cents; fourth year, per hour, 14 cents, and after working four years, he shall, if retained in the service, receive the following rate for the shop where he is employed: Huntington, 25 cents; Galion, 25 cents; Cleveland, 25 centa; Meadville, 24 cents; Buffalo, 24 cents; Hornell, 24 cents; Susquehanna, 24 cents; Dunmore, 23 cents; Jersey City, 23 cents.

# BUREAU OF MEDIATION AND ARBITRATION, 1906. III.195

EIGHTH. Machinists and machinist apprentices shall not be discharged or suspended without sufficient cause. If, after investigation, the employee is found to have been unjustly discharged or suspended, he will be reinstated and receive his pay for all lost time. All cases to be investigated within five days after discharge or suspension.

NINTH. This agreement does not apply to special apprentices.

TENTH. The Eric Railroad Company, believing in arbitration as a method of settlement for certain differences, adopts the following as its policy in dealing with its employees:

"It will at all reasonable times give any employee or employees or their representatives an opportunity of discussing with the officers of the company any matter connected with their service. When a difference arises as to the conditions of employment, and after a full discussion of the matters at variance a mutual satisfactory arrangement is not reached, the Eric Railroad Company hereby agrees to submit the case to a competent disinterested board of arbitrators to be chosen as follows: Each party to choose one member, the two so chosen to unite on a third; the decision of any two to be final and binding upon both the company and the employees. Meanwhile the service is to be continued and in case the matter in controversy is one of wages the wages fixed by the arbitration shall be in force from the date of the request for an advance."

ELEV	ENTH.	Mac	hini	sts	will	not	be	required	to	operate	two	machines.
For	Comm	ittee	of	Em	ploy	ees:						

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For	Erie	Railroad:	`	
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## MACHINISTS, NEW YORK, ONTARIO AND WESTERN RAILROAD COMPANY.

Agreement between the International Association of Machinists and the New York, Ontario and Western Railroad Company, effective July 1, 1906.

Article 1. Ten (10) hours shall constitute a day's work.

Article 2. Time and one-half shall be allowed for all overtime.

Article 3. Time and one-half shall be paid for work performed on Sundays and all holidays that are legal in the State where the work is done, and when a holiday falls on Sunday, the day designated by the State or Nation shall be allowed.

Article 4. If working hours are reduced to less than ten (10) hours, all time worked over the hour stipulated by the company shall be paid for at the rate of time and one-half.

Article 5. If a machinist or apprentice is required to work overtime, he shall be paid not less than five (5) hours for the time worked, up to three (3) hours and twenty (20) minutes; if he works longer than that, he shall get the regular time and one-half.

Article 6. Machinists or apprentices sent out on the road shall receive full time and overtime according to regular hours at home station, and in addition, all necessary expenses.

Article 7. Machinists' work shall be performed by machinists or apprentices to the machinists' trade. Any person who has served an apprenticeship,

## III.196 New York State Department of Labor.

or had four (4) years' varied experience at the machinists' trade, and in the opinion of the Master Mechanic and Shop Committee he is qualified by his skill and experience to do a machinist's work, he shall be classed as a machinist and paid accordingly.

Article 8. There shall be not more than one apprentice to each shop and one additional apprentice to each five (5) journeymen employed, provided that if this number is exceeded July 1, 1906, no discharge of apprentices shall take place by virtue of acceptance of this provision, and no additions made. All apprentices shall be moved at least every six months if competent, Shop Foreman and Shop Committee to be judges.

Section 2. All apprentices shall receive the following rates: First year, 8 cents per hour; second year, 10 cents per hour; third year, 13 cents per hour; fourth year, 16 cents per hour.

Section 3. When an apprentice has served four (4) years he shall receive the journeyman's pay, if competent.

Article 9. When any changes occur in the shop force the older men in the service shall be given preference. Any man being placed on a vacant job shall receive the same pay as his predecessor, and thirty days to decide competency.

Article 10. Machinists who, by reason of their long and faithful service in the employ of this company, shall have become unable to handle the heavy work to advantage, shall be given preference on such light work as they are competent to handle.

Article 11. Any committee of our association having grievances shall have the right to present same whether it be on or off duty hours.

Article 12. There shall be no discrimination against men who may serve on grievance committees.

Article 13. When requested, this company will grant leave of absence and furnish free transportation over its own or leased lines to committees of our association who desire to go before the management for adjustment of grievances.

Article 14. In cases of sickness, members of our association shall have at least forty-eight (48) hours in which to report to foremen.

Article 15. All machinists in the employ of this Company on July 1, 1906, receiving less than twenty-eight (28) cents per hour, shall receive a level advance of one (1) cent per hour.

Article 16. In consideration of the adoption of this agreement the minimum rate at all points on this system shall be twenty (20) cents per hour.

Article 17. These rules and regulations shall become effective July 1, 1906, and continue in force for at least one year with the understanding that they can be taken up for modification on or after July 1, 1907, on thirty (30) days' notice.

(Signed) Geo. W. West,

Supt. Motive Power.

Herbert Lewis,
George Miller,
John Munley,
Tim Gilmartin,
David John,
H. B. Sanford.

#### MACHINISTS, TARRYTOWN.

TARRYTOWN, N. Y., November 1, 1905.

AGREEMENT entered into between the Maxwell-Brisco Motor Co. and Hudson Valley Lodge No. 415, International Association of Machinists, to govern the employment of machinists at the company's shops at Tarrytown, N. Y.

FIRST. There shall be employed but one machinist's apprentice to the shop, and one apprentice to every five machinists thereafter.

SECOND. The terms of apprenticeship shall be four years. Apprentices to be paid \$2.50 for the first three months after expiration of the apprenticeship and the minimum rate thereafter, this only to apply to machinist's apprentice.

THIRD. Nine hours to constitute a day's work.

FOURTH. Overtime to be paid at the following rates: time and one-half from 5 P. M. to 12 M.; double time thereafter, upon repairs, installation of machinery or other work on the plant; time and one-half for Sundays or legal holidays; for articles manufactured for sale, double time on Sundays or legal holidays.

FIFTH. The minimum rate of pay for machinists shall be \$2.65 per day.

SIXTH. All lathes, planes, boring mill, universal grinders, automatic gear cutter, key seater, universal miller and work on all screw machines from and including number 4 and larger, shall be done by machinists who shall rereceive the minimum rate of pay. The minimum rate shall also be paid to the final assemblers of motors and transmissions and for all bench work connected with same which is properly machinist's work.

SEVENTH. The minimum rate of pay for all tool, die or jig work shall be \$3.25 per day.

EIGHTH. The minimum rate of pay for plain milling machine work when not done by apprentices shall be \$2.50 per day.

NINTH. The minimum rate of pay for screw machines smaller than number 4, also drill press work and plain filling, shall be \$1.75 per day. This to apply to handy men as well.

TENTH. Regular rate of pay for night gang of machinists shall be thirty cents per hour. The same proportion in advance to be given for other classifications made in these articles; and for all time over fifty-four hours a week, the pay shall be at the rate of time and one-half.

ELEVENTH. There shall be no discriminations against men on account of their being members of any labor organization or for serving on committees. This agreement to be in force up to November 11, 1906, when it will be renewed if satisfactory to both parties for a year from that time.

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## METAL POLISHERS, ETC., NEW YORK CITY.

[Signed June 27, 1906.]

This agreement, made and entered into between....., party of the first part, and the Metal Polishers, Buffers, platers, Brass Moulders, Brass and Silver Workers, party of the second part.

ARTICLE I. The party of the first part agrees to hire none but members of the above named organization in good standing, providing the organization can supply competent men within five days. Failure on the part of the organization to supply the men required within the specified time, the firm reserves the right to hire any non-union men, on condition that he make immediate application to join the organization, but under no condition can a non-union man be employed who shall have charges pending against him by said organization.

ARTICLE II. The hours of labor shall be from 8 A. M. to 12 o'clock noon, and from 1 P. M to 5 P. M., except Saturdays, on which day it shall be from 8 A. M. to 12 noon, and from 1 P. M. to 4 P. M. During the months of May, June and July, the starting shall be 7:30 A. M., and quitting time a half hour earlier than during the other nine months.

ARTICLE III. All overtime over regular quitting time until midnight shall be paid at the rate of one and one-half time. All over that time, including Sundays and holidays, to be paid at the rate of double time.

ARTICLE IV. The minimum rate of wages shall be \$3.50 per day.

ARTICLE V. There shall be one shop apprentice for each store, and one for every five journeymen, or majority fraction thereof.

ARTICLE VI. Any workman reporting for work at starting time in the morning shall be given one-quarter day's pay and car fare, if there is no work for him, unless notified the day before.

ARTICLE VII. The business of a representative of the union, if any, is with the office only, and complaints must be made in writing.

ARTICLE VIII. The firm reserves the right to discharge any employees for any reasonable excuse, except for the purpose of discrimination.

ARTICLE IX. No strike or lockout, sympathetic or otherwise, shall occur, for any cause whatever, other than such as may relate to matters within the purview of this agreement.

ARTICLE X. There shall be a shop steward in the factory, whose duty it shall be to see that all members of the organization are in good standing in the organization, and obey all factory rules.

ARTICLE XI. Any grievance that may arise shall be settled, if possible, by the representative of the firm and the representative of the organization, and in event of failure on their part to agree, the case shall be referred to an arbitration committee, which shall consist of two representatives of the firm, two representatives of the organization and a fifth party, to be chosen by the foregoing four, both parties agreeing to abide by the decision arrived at by said committee.

ARTICLE XII. The time of expiration of contract to be January 1, 1909, with proviso that the arbitration committee meets three months prior to expiration of contract, to agree on terms of new contract. The decision of the arbitration committee to be final and binding as to the new agreement.

Dated, New York,

## MOLDERS, NEW YORK CITY.

[Reported by union as signed by forty employers.]

AGREEMENT signed this 30th day of April, 1906, operative May 1, 1906, between certain Foundrymen of Greater New York, Jersey City and Hoboken and the Iron Molders' Union of North America.

FIRST. That the minimum wage rate paid molders shall be \$3.25 per day and coremakers \$3, wages paid above that rate to be maintained; that this wage shall continue in force until May 1, 1907.

SECOND. That an old or infirm molder or coremaker not competent to perform the average day's work will be privileged to work for such rate of wages as can be agreed to between him and the foundrymen or his representative.

THIRD. That an apprentice, after completing his apprenticeship of four years, shall receive for the next six months such wages as may be mutually agreed upon between him and his employer.

FOURTH. That the Iron Molders' Union will not sanction nor permit any collective action to enforce a higher rate of wages than specified herein.

FIFTH. That the employer, when he uses molding machines, shall employ workmen other than molders to operate them, provided he has notified the Business Agents of the Iron Molders' Union to supply him with molders and the Business Agent three days after such notice fails to supply him with molders who will produce the standard amount of work within a reasonable time.

SIXTH. That when any foundryman has occasion to complain of a restriction of output he shall report such restriction to the Business Agent of the Iron Molders' Union who shall use his best efforts to correct such conditions.

SEVENTII. That should any dispute arise between an employer and the molders or coremakers in his employment which he and the Business Agents of the Iron Molders' Union cannot adjust, that such subject in dispute shall be submitted to arbitration and pending such arbitration there shall be no cessation of work.

EIGHTH. That any foundry which runs overtime shall pay to its molders and coremakers time and a half and double time for Sundays and legal holidays, said legal holidays being New Year's Day, Lincoln's Day, Washington's Birthday, Decoration Day, Fourth of July, Labor Day, Thanksgiving Day and Christmas.

NINTH. That this agreement shall continue in force from April 30, 1906, to May 1, 1907, and thereafter unless sixty days' written notice be given by either party to the other party prior to May 1st in any year.

## MOLDERS, ROCHESTER.

[Wage rate agreed to by the representatives of the Foundrymen's Association and Iron Molders' Union No. 11 of Rochester, April 12, 1906, and reported by the union as signed by eleven firms.]

That on and after May 1, 1906, the minimum wage rate for molders shall be \$2.90 per day; molders who now are receiving above the minimum of \$2.75, to receive an advance of 121/2 cents per day.

Coremakers to receive a minimum of \$2.50 per day. All those receiving above the minimum now paid to receive an advance of  $12\frac{1}{2}$  cents on the present wage rate. No one to receive less than  $12\frac{1}{2}$  cents advance on the now prevailing wage rate.

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## III. WOOD WORKING AND FURNITURE.

## ERUSHMAKERS, NEW YORK CITY.

[Two strikes to enforce this agreement are described in Table 1, p. 46 Reported by union as signed by ten employers.]

#### AGREEMENT.

METROPOLITAN DISTRICT COUNCIL, BRUSHMAKERS' INTERNATIONAL UNION.

Entered into on the ddy of , 190 , between

Brush Manufacturers, party of the first part, and the Brushmakers' International Union, party of the second part, witnesseth:

ARTICLE I. The party of the first part agrees to employ none but members of the aforesaid Union in good standing.

ARTICLE II. That nine (9) hours constitutes a day's work, or fifty-four (54) hours a week's work.

· ARTICLE III. To pay the scale of prices adopted by the Joint Conference Committee of Locals 2, 6, 12, Brushmakers' International Union, a copy of which is herewith attached.

ARTICLE IV. That the proportion of apprentices shall be the number decided upon by the Joint Conference Committee of Locals 2, 6, 12, Brushmakers' International Union.

ARTICLE V. A shop employing one (1) journeyman steadily and not more than fifteen (15) journeymen, one (1) apprentice; above fifteen (15) journeymen, up to and including thirty (30) journeymen two (2) apprentices;

ARTICLE VI. The apprentice must serve four (4) years, equally divided amongst the branches of the trade carried on in said shop.

ARTICLE VII. All apprentices must serve under competent journeymen and must receive full price for their work.

ARTICLE VIII. The journeyman teaching the apprentice must receive one-third (1/4) of the apprentice's wages and both are responsible for quality of work done.

ARTICLE IX. An apprentice is a person having no previous experience at the trade of brushmaking and must be at least sixteen (16) years of age when starting their apprenticeship and must carry the apprenticeship card of the Brushmakers' International Union. Any one sixteen (16) years of age who has had previous experience at the trade must serve as an apprentice.

ARTICLE X. A journeyman is a person skilled in the branches of the trade of brushmaking they work at.

ARTICLE XI. All overtime must be paid for as time and one-half for time workers. Piece workers must receive at least twenty-five (25) cents extra for meals for overtime.

ARTICLE XII. Draw work is the only work allowed done outside the shop, and must be paid full price. Any draw work done outside the shop by anyone working in the shop during regular working hours must receive time and one-half.

ARTICLE XIII. Not to discriminate against an employee for carrying out the mandates of the Brushmakers' International Union.

ARTICLE XIV. That nothing in this agreement shall be so construed as to decrease a member's wages who is receiving more than this scale calls for.

# BUREAU OF MEDIATION AND ARBITRATION, 1906. III.201

ARTICLE XV. The party of the second part agrees to furnish the party of the first part with all necessary Brushmakers' International Union labels and stamps. These labels or stamps shall be put on none but brushes made under union conditions, and shall always remain the property of the Brushmakers' International Union.

ARTICLE XVI. That the party of the first part agrees to the rules of the Brushmakers' International Union in regards to labels and Stewards.

ARTICLE XVII. This agreement expires September 1, 1906.

## CARPET UPHOLSTERERS, NEW YORK CITY.

CABPET UPHOLSTEBERS' UNION OF NEW YORK, LOCAL No. 70, U. I. U. ANNUAL AGREEMENT.

NEW YORK, August 1, 1906.

First. On and after September 19, 1906, Measurers, Cutters, Layers and Head Pressers on carpets, oilcloths and all other floor coverings, shall receive a minimum rate of wages of \$24 per week, and shall receive no less than one week's work. No members shall be subject to a decrease on account of the minimum scale adopted by this Union.

SECOND. The wages of the apprentices shall be as follows: \$10 per week for the first year, \$12 per week for the second year, \$15 per week for the third year, and \$18 per week for the fourth year.

THIRD. The working hours shall be from 8 o'clock A. M. until 6 o'clock P. M., allowing one hour for lunch.

FOURTH. All overtime shall be paid for at the rate of double time, including Sundays and legal holidays.

FIFTH. All carpet and oilcloth work (new and old) done by this firm, or sublet, whether in this city or out-of-town, shall be done by members of the Carpet Upholsterers' Union of the Upholsterers' International Union of North America.

SIXTH. All carpet and oilcloth measurers, cutters, layers and head pressers, employed by firms where members of this Union are employed, shall be members of the Carpet Upholsterers' Union, Local No. 70, of New York and vicinity, except as provided for out-of-town work in the fifth clause.

SEVENTH. One (1) apprentice shall be allowed to every ten (10) carpet workers. All apprentices shall be required to serve four years at their respective branches before graduating as a journeyman of the craft.

EIGHTH. The first clause shall not bind the employers to keep in their employ for one week men who prove incompetent.

Neither shall it be interpreted to mean that the measurers, cutters, layers and head pressers on carpet and oilcloth shall receive pay for legal holidays where services are not rendered.

And it is further provided that it will be optional with the employers to make each Saturday between the 15th of June and the 1st of September a full or a half working day and pay accordingly.

From 8 o'clock A. M. until 12 o'clock noon shall constitute a half working day on Saturdays between June 15th and September 1st.

NINTH. This agreement to go into effect September 4, 1906, and to remain in force one year.

force one year.	Signed	
For the firm of	Ū	

## WOOD CARVERS AND MODELERS, NEW YORK CITY.

[Signed June 1, 1906.]

FIRST. Eight heurs shall constitute a day's work on Monday, Tuesday, Wednesday, Thursday, Friday, and four hours shall constitute a half day's work on Saturday forenoon.

SECOND. Wages of wood carvers to be as follows (four ratings): \$3.75, \$4.25, \$4.50 and \$5 per day; they to receive their rating as prescribed by the New York Wood Carvers' and Modelers' Association.

THIRD. That all labor performed in excess of the regular working days enumerated above, or legal holidays, must be paid at the rate of double time. Overtime or work on Sundays will not be permitted, except in cases of extreme emergency. In all cases where overtime is required the consent of the Wood Carvers' Association or their Business Agent must be obtained. Piece work or contract work shall not be permitted.

FOURTH. That all carvers shall be paid on or before Saturday at 12 m. (noon) in all cases. When carvers are laid off or dismissed one-half hour's notice shall be given with wages due to date of dismissal.

FIFTH. All carvers employed must be members in good standing of the International Wood Carvers' Association of New York and Brooklyn.

SIXTH. All contracts for wood carving sublet by firms who are parties to this agreement shall in all cases be done by members of the New York Wood Carvers' and Modelers' Association of New York and Brooklyn, under the conditions as provided by this agreement and in such shops recognized and under agreement with this Association. In such instances the Wood Carvers' Association or its Business Agent must be notified.

SEVENTH. One apprentice shall be allowed to every firm employing from one (1) to five (5) carvers; two (2) apprentices to every firm employing from five (5) to ten (10) carvers; three (3) apprentices to every firm employing from ten (10) to fifteen (15) carvers or more; three (3) apprentices being the limit in any shop. All apprentices shall serve four (4) years and shall receive work and proper instructions during their term in all branches of wood carving.

EIGHTH. The authorized representative of the Union shall be permitted at all times, when occasion may require his presence, to visit buildings in course of construction or alteration and other work shops of the firms who are parties to this agreement.

NINTH. In case of any contemplated changes by either party to this agreement, a notice in writing shall be given stating fully what the proposed changes are at least three (3) months prior to the expiration of this agreement; and unless such notice is received within the time herein specified, this agreement shall be considered binding on both parties for each succeeding year.

This agreement to take effect June 1, 1906, and remain in force until January 1, 1908.

## WOOD WORKERS, NEW YORK CITY.

This agreement, made and entered into this first day of February, 1906, between Manufacturing Wood Workers' Association, party of the first part, and the Amalgamated Wood Workers' International Union of America, through their duly authorized representatives, the Wood Workers' Council of New York and vicinity, party of the second part, witnesseth:

ARTICLE 1. The party of the first part agrees to hire none but men in good standing of the Amalgamated Woodworkers' International Union who carry the card issued by the Woodworkers' Council, under the jurisdiction of said Amalgamated Woodworkers' International Union, or who shall signify their intention to make application for membership in said Union within ten days from date of the employment.

The party of the second part hereby agrees to furnish the members of the party of the first part the necessary mechanics required by them in the conduct of their business:

ARTICLE II. The number of hours which shall constitute a week's work shall be fifty, and any overtime shall be paid for at the rate of time and a half, it being further agreed that no work, except in cases of emergency, shall be performed on Saturdays after the hour of 12 o'clock noon, on Sundays or on any of the follwing legal holidays, viz: New Year's Day, Washington's Birthday, Decoration Day, Independence Day, Labor Day, Election Day, Thanksgiving Day and Christmas Day, it being understood that any work performed on any of the above-named days will be paid for at the rate of double time.

ARTICLE III. The minimum scale of wages for bench hands and machine hands of the first class shall be nineteen dollars (\$19) per week, and for bench hands and machine hands of the second class shall be fifteen dollars (\$15) per week.

It is understood and agreed that all mechanics at present in the employ of manufacturers, parties of the first part, shall have their wages advanced one dollar (\$1) per week.

It is further understood that all employees who are receiving more than the foregoing minimum scale shall not be subject to any reduction in their wages by reason of the adoption of this agreement.

The qualification "First-Class Men" shall apply only to workmen capable of executing work in a satisfactory manner from detail drawings, and to machinemen who are capable of caring for and setting up their own machines.

ARTICLE IV. Party of the first part may employ one apprentice for every five benchmen or majority fraction thereof, and one apprentice for every five machinemen or majority fraction thereof.

The apprentice shall serve a term of three years at the following rates, viz: Wages for the first year, six dollars (\$6) per week.

Wages for the second year, eight dollars (\$8) per week.

Wages for the third year, ten dollars (\$10) per week, provided, however, no apprentice shall be engaged over nineteen years of age. The working hours of apprentices shall be the hours specified in this agreement.

Apprentices over sixteen years of age shall be provided with an apprentice card issued by the Amalgamated Woodworkers' International Union. No

## III.204 NEW YORK STATE DEPARTMENT OF LABOR.

apprentice shall voluntarily leave the employ of his original employer to be employed by any other employer subscribing to this agreement, unless said apprentice shall receive from his original employer a written release setting forth a relinquishment of all claims upon him.

ARTICLE V. In case of any disagreement as to the true intent and meaning of any part of this agreement, or in case of any claim of violation of any part of same by either party, the question in dispute shall be referred to a board of arbitrators, consisting of two from each side, who shall meet within twenty-four hours after receiving written notice. They shall at once, upon organizing, select an umpire, to whom the matter in dispute shall be referred in case the arbitrators fail to agree, and the decision of said umpire shall be final and binding on both parties.

ARTICLE VI. It is mutually agreed by the parties hereto that the arbitration plan adopted at a conference held April 22, 1905, between the Board of Governors of the Building Trades Employers' Association and the representatives of the labor unions, is hereby made a part of this agreement, and binding on all parties hereto.

ARTICLE VII. This agreement shall take effect immediately and continue until December 31, 1966. If any change is contemplated by either party at its termination, notice in writing shall be given by the party contemplating such change at least three months prior to the expiration of this agreement. After such notice has been served, conference committee shall meet within two weeks; such notice to be legally served upon the secretary of the organization, and if no such notice is received at least three months prior to the expiration of this agreement, it shall continue in force for another year, subject to a similar three months' notice.

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## WOOD WORKERS, TROY.

Trade agreement between the Manufacturing Mill Owners and the Carpenters'

Joint District Council of Troy.

The following rules to be in force from April 1, 1906, to April 1, 1907:

## Hours.

Nine hours shall constitute a day's work, to begin at 7 A. M. and end at 5 P. M., except on Saturday, when work shall terminate at 4 P. M. Eight hours shall constitute a day's work on Saturday.

# BUREAU OF MEDIATION AND ARBITRATION, 1906. III.205

#### WAGES.

The wages shall be the same as were paid from April 1, 1905, to April 1, 1906.

## OVERTIME.

Overtime to be paid at the rate of time and one-half, except for the time worked between the hours of 6 P. M. Saturday and 7 A. M. Monday, Decoration Day, Fourth of July, Labor Day, Thanksgiving Day, Christmas Day and New Year's Day, for which double time will be paid.

#### LAREL.

The label shall be applied to all doors, sash and blinds, to every bundle or package of trim.

No union mill hand shall work for any manufacturer or manufacturers who will keep in their employment over two days any man who has not made application to join the union.

All persons using carpenters' tools or wood-working machinery and not carrying the Quarterly Working Card of the D. C., shall be considered as non-union men. This includes apprentices, foremen, contractors, etc.

Should either party to this agreement desire a change, notice must be given of same on or before February 1, 1907.

P. S.—All employers signing these Trade Rules will be placed on the Fair List of the Building Trades' Council.

# IV. LEATHER AND LEATHER GOODS. FUR SKIN DRESSERS, BROOKLYN.

- I. That the party of the first part agrees to employ in his place of business in the capacity of fleshers and shavers, only members of the party of the second part during the term of this agreement, and to pay them for the work to be performed by them, the prices specified in the schedule hereto annexed and made part of this agreement.
- II. The party of the second part hereby agrees to furnish the said party of the first part with help which he may require during the term of this agreement; it being understood, however, that such help shall be furnished if the party of the second part is able to supply the number required.
- III. And the party of the second part hereby agrees that in case it should fail to carry out the covenants and conditions of this agreement, to pay the sum of one hundred dollars (\$100) as ascertained and liquidated damages to the said party of the first part.
- IV. And it is further agreed that if the said party of the first part should fail to carry out and perform any of the conditions and covenants herein mentioned, or to employ members other than of the party of the second part,

he shall pay the party of the second part the sum of two hundred dollars (\$200) as its ascertained and liquidated damages.

V. That this agreement shall enter into force on the date thereof, and shall continue and remain binding upon the parties hereto until the 31st day of December, 1906.

In witness whereof, the said parties hereto have hereunto set their hands and seals the day and year first above written.

In presence of

## VI. PAPER AND PULP.

## INTERNATIONAL PAPER COMPANY AND ITS EMPLOYEES.

[Proposition submitted by International Paper Company to its employees, July 26, 1906.]

- 1. The International Paper Company declares itself as favoring the system of three shifts for tour workers in paper mills having sufficient raw material to supply the paper machines running not less than six full days each week and equipped with the modern machinery necessary to operate the system with profit.
- 2. We propose to put the three tour system into operation in such plants starting with one paper mill upon the first Monday of September, 1906, and continuing with one mill upon the first Monday of each month thereafter.
- 3. Upon June 1, 1907, if any paper mills remain upon the two tour system which can operate upon the three tour system with profit, such mills shall be changed to the system of three tours within a reasonable time thereafter.
- 4. Under the system of three shifts for tour workers, employees shall work eight consecutive hours upon each shift—shifts shall alternate in sequence weekly, the change in tour coming at 7 A. M., 3 P. M., and 11 P. M.
- 5. The usual running time of the paper machines will be from 7 A. M. Monday morning until 7 A. M. Sunday morning—a period of six days of twenty-four hours each.

In case of accident or because of some other adverse condition beyond our control, paper machines may be run six and a half days per week, the starting time being 6 P. M. Sunday. Such running to be decided upon by conference with the New York office.

- 6. The hours of operating pulp mills shall be determined by the pulp situation. Pulp mills are to run six and a half days each week when their output is needed; and when mutually agreeable to superintendent and employees. Pulp mills may be run the seven full days of the week.
- 7. All employees to be paid weekly at established rates per hour for the number of hours worked, straight time to be paid for overtime, and for work between 7 A. M. Sunday and 7 A. M. Monday. The new hourly rate of each employee is to be determined by multiplying his present rate by 65 (his present week), and dividing the result by 48 (his new week) same carried out into three decimals.
- 8. There shall be no strikes or lockouts. All matters of dispute shall be adjusted in conference; all parts of the mill during any conference are to be kept running to their full capacity.
- 9. The Paper Company reserves absolutely the right to discharge any employee because of inefficient service, refusal to obey the instructions of a

superior, wilful disregard of the company's interests, or the doing away with a position which any man may fill.

- 10. It is the policy of the company to operate its plants as economically as possible. In order to partially offset the great increase in cost due to the three tours, an effort will be made in each department of each mill to reduce the crew to the most reasonable basis. We shall expect our employees to lend their co-operation in accomplishing these results. When any reorganization occurs, employees will be expected to perform to the best of their ability any new and different duties assigned to them. It is expected that each employee shall devote himself exclusively to his work while in the mill.
- 11. We propose to adopt for all mills upon the first Monday of September, 1906, a nine-hour day for day workers, men to receive the same wages for the nine hours as they are now receiving for ten hours, the hours being from 7 A. M. to 12 noon, and from 1 P. M. to 5 P. M. six days each week.

# VII. PRINTING AND PAPER GOODS. COMPOSITORS, AMSTERDAM.

That the parties hereto agree to and with each other as follows:

First. That none but printers in good standing in the Typographical Union be employed, except by and with the consent of this union, the label committee acting as its representative.

SECOND. That after Jan. 1, 1906, forty-eight (48) hours shall constitute a week's work.

FOURTH. That but one (1) apprentice shall be allowed for every five journeymen.

FIFTH. That no business pertaining to the Union shall be transacted during working hours, unless with the consent of the party of the first part.

SIXTH. That all disagreements shall be settled by arbitration whenever possible.

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SEVENTH. That nothing in this agreement shall be construed or operated to decrease the wages in any office where more than herein called for is paid. Eighth. That this agreement is to continue in force until another scale

is presented.

Between employing printers of Amsterdam, N. Y., and Amsterdam Typographical Union, 274, to regulate the use of the International Typographical Union Label (Electro.)

The use of the label is allowed and governed by the following conditions and rules:

FIRST. That the union shall furnish, through its label committee, to all union offices, one or more electrotypes of the I. T. U. label.

SECOND. The union label shall at all times remain the property of Amsterdam Typographical Union.

Third. All infringements upon this label will be punished according to law. Under no circumstances can duplicate labels be made.

FOURTH. The label must not be loaned.

FIFTH. Employers operating more than one office shall not be allowed the label unless all offices operated by such employers are strictly union.

SIXTH. In offices where no journeymen printers are employed, permanently, the proprietor or proprietors, employed in the composing room, must become active members of said Union and remain in good standing on the active roll until such time as one or more journeymen printers, members of said union, are employed permanently in each office. The scale of prices and other rules and regulations of said union must be strictly adhered to.

SEVENTH. In case a label becomes battered or defective, it can be exchanged for a new one on application to the committee.

EIGHTH. In case of non-compliance with the above conditions and rules, the Union shall withdraw the label, and it shall not be returned until the employer, or his representative, gives a guarantee of faithful compliance in the future.

## COMPOSITORS, BATAVIA.

## (a) CONTRACT.

[This is the general form of contract of the International Typographical Union.]

This agreement, made and entered into this 1st day of January, 1905, by and between Griswold & McWain (Daily News), Times Publishing Co., Fix Bros., A. H. Marshall, C. J. Delbridge, through authorized representatives, the party of the first part, and the subordinate union of the International Typographical Union of the City of Batavia, known as Typographical Union No. 511, by its committee duly authorized to act in its behalf, party of the second part.

Witnesseth: That from and after January 1, 1905, and for a term of three years, ending January 1, 1908, and for a reasonable time thereafter (not exceeding thirty days) as may be required for the negotiation of a new agreement, the newspaper or job office, represented by the said party of the first part, binds itself to the employment in its composing room and the departments thereof, of mechanics and workmen who are members of Typographical Union No. 511, and agrees to respect and observe the conditions imposed by the constitution, by-laws and scale of prices of the aforesaid

organization, copies of which are hereunto attached and made a part of this agreement.

And it is further agreed that aforesaid constitution and by-laws may be amended by said party of the second part without the consent of the party of the first part. Provided, however, that such changes do not in any way conflict with the terms of the scales and rules as set forth in this contract.

It is further agreed that the scale of prices appended to this contract shall continue in operation, without change, during the life of this contract, except as may be mutually agreed between the parties hereto.

A standing committee of two representatives of the party of the first part, and a like committee of two representatives of the party of the second part, shall be appointed, the committee representing the party of the second part shall be selected by the union; and in case of a vacancy, absence or refusal of either of such representatives to act, another shall be appointed in his place. To this committee shall be referred all questions which may arise as to the scale of prices hereto attached, the construction to be placed upon any clauses of the agreement, or alleged violation thereof, which can not be settled otherwise, and such joint committee shall meet when any question of difference shall have been referred to it for decision by the executive officers of either party of this agreement. Should the joint committee be unable to agree, then it shall refer the matter to a board of arbitration, the representatives of each party to this agreement to select one arbiter, and the two to agree upon a third. The decision of this board shall be final and binding upon both parties.

It is further agreed by the party of the first part that in the event of the installation of machines or the substitution of machines other than those at present in use, for hand composition or distribution, a scale of wages may be agreed upon by the joint committee of the parties to this agreement, but if no satisfactory conclusion can be reached, the matter shall be referred for final settlement to a board of arbitration as above provided for.

It is agreed by the said party of the second part that for and in consideration of the covenants entered into and agreed to by said party of the first part, the said party of the second part shall at all times during the life of this agreement truly and faithfully discharge the obligations imposed upon it by furnishing men capable of performing the work required in the mechanical department of the party of the first part over which party of the second part has jurisdiction.

It is agreed that both the language and the spirit of this contract between above named firms, party of the first part, and the organization known as Typographical Union No. 511, being a trades union chartered by and under the jurisdiction of the International Typographical Union, an organization having its headquarters at Indianapolis, Indiana, by its committee duly authorized to act in its behalf, party of the second part, make it imperatively obligatory on both parties, whenever any difference of opinion as to the rights of the parties under the contract shall arise, or whenever any dispute as to the construction of the contract or any of its provisions takes place, at once to appeal to the duly constituted authority under the contract, viz., the joint standing committee, to the end that fruitless controversy shall be avoided and good feeling and harmonious relations be maintained, and the

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regular and orderly prosecution of the business in which, the parties have a community of interest be insured beyond the possibility of interruption.

It is further stipulated and agreed that the party of the first part shall not now nor during the life of this contract enter into any association or combination hostile to the printing trades unions, nor shall it at any time render assistance to such hostile combination or association by suspension of publication or any other act calculated to injure the printing trades unions.

And the party of the second part hereby agrees to enter into no combination or association with the intent or purpose of injuring the above named firms or their property, and shall not be a party to any hostile act with similar intent.

This contract shall be null and void in case of trouble with an allied craft, providing such trouble cannot first be settled by arbitration, such arbitration to be in accordance with the provisions of this contract.

In witness whereof, we have hereunto set our hands and seals this 1st day of January, 1905.

## [SEAL.]

This contract is entered into by and with the consent of the International Typographical Union, an organization to which party of the first part concedes jurisdiction and control over trade organizations in all mechanical departments of the party of the first part, with the exception of the pressroom and bindery, and the International Typographical Union, through its authorized representative, hereby agrees to protect the party of the first part in case of violation of this agreement by the said party of the second part under the jurisdiction of said International Union.

In witness whereof, I have hereunto set my hand and seal this 1st day of January, 1905.

JAMES M. LYNCH,
President International Typographical Union.

## (b) LABEL AGREEMENT.

[This is the general form of label agreement of the International Typographical Union.]

This article of agreement, entered into this 1st day of January, A. D. 1905,. by and between named firms, party of the first part, and Batavia Typographical Union No. 511, party of the second part, witnesseth:

That the said party of the first part, in consideration of the use and privileges of the union label, owned and controlled by the said party of the second part, as agents of the International Typographical Union, hereby agrees to employ none but members of Batavia Typographical Union No. 511, party of the second part, not to use the said label or trademark upon anything but the strict production of union labor, and to neither loan nor duplicate said trademark, or use the same upon any printed matter without imprint or trading name, except by permission of the party of the second part.

The said party of the first part further agrees to pay the adopted scale of wages of the party of the second part, hereto attached, and to comply with

# Bureau of Mediation and Arbitration, 1906. III.211

all its laws and those of the International Typographical Union, now in force or hereafter adopted.

Any violation of this agreement shall make it null and void, and all cuts, electrotypes or stamps of the label or trademark of the party of the second part, in the possession of the party of the first part, shall immediately be delivered to the party of the second part and the further use of the same after such annullment by said party of the first part shall be without warrant and illegal.

## (c) Scales of Prices.

[To be in effect from January 1, 1906, to January 1, 1908.]

#### NEWSPAPERS.

SECTION 1. Compositors employed on morning newspapers shall receive not less than \$14 per week of six days, eight hours to constitute a night's work. Overtime at the rate of 1½ time. The hours at night shall be between 6 P. M. and 3 A. M., except where there are three shifts of eight hours each.

SECTION 2. Compositors employed on evening newspapers shall receive not less than \$12 per week of six days, eight hours to constitute a day's work. Overtime at the rate of 1½ time.

## MACHINE WORK.

(Under this heading is included the production of all kinds of type-setting or type-casting machines.)

. SECTION 1. In machine composition all work must be time work. Piece work can in no case be allowed.

SECTION 2. Compositors employed on type-setting machines on evening newspapers shall receive not less than fourteen (\$14) dollars per week. Eight (8) continuous hours (excepting lunch time, which shall not exceed 45 minutes), ending not later than 5:30 P. M. shall constitute a day's work. Six (6) days shall constitute a week's work.

SECTION 3. Compositors employed on type-setting machines on morning newspapers shall receive not less than sixteen (\$16) dollars per week. Eight (8) continuous hours (excepting lunch time, which shall not exceed 45 minutes), shall constitute a night's work. Six (6) nights shall constitute a week's work.

SECTION 4. Overtime work done before or after the hours constituting a day's work on evening newspapers shall be paid at the rate of 1½ time; and on morning newspapers, for overtime work, after the time specified, shall be paid at the rate of 1½ time.

SECTION 5. In offices where hand and machine composition is done, there shall be no culling of "phat" for the machines, such as leaded matter, poetry, etc.

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SECTION 6. Headings, extracts, etc., and matter not set by machines, shall be paid for at the rate of hand composition. Provided, that offices shall have the privilege of having headings, extracts, etc., which belong to matter set by machines, set by the week on evening papers, at twelve (\$12) dollars per week of six (6) days, eight (8) hours per day, ending not later than 5:30 P. M. On morning newspapers at twelve (\$12) dollars per week of six (6) nights; eight (8) hours to constitute a night's work.

SECTION 7. Ad. men, floor men, bank men, etc., shall work under the following scale: Evening newspapers, twelve (\$12) dollars per week, six (6) days, eight (8) hours, ending not later than 5:30 p. m.; morning newspapers, twelve (\$12) dollars per week, six (6) nights, eight (8) hours.

SECTION 8. In no case can a member working on a newspaper receive less than a day's pay.

SECTION 9. No person will be allowed to operate any kind of a type-setting or type-casting machine who is not a member of Batavia Typographical Union. No. 511.

## MACHINE TENDERS.

SECTION 1. Machine tenders shall receive not less than the scale provided for machine operators.

## BOOK AND JOB WORK.

SECTION 1. Composition on book and magazine work to be at the rate of 30 cents per 1,000 ems. If the compositor is required to make up his matter he shall receive three cents extra per 1,000 ems.

SECTION 2. Composition by the week on book or job work shall be not less than \$12 per week.

SECTION 3. Forty-eight (48) hours shall constitute a week's work.

SECTION 4. All time work done after regular hours shall be charged 11/2 time.

SECTION 5. All work done on Sundays, Memorial Day, Fourth of July, Labor Day, Thanksgiving, Christmas or New Year's days shall be charged price and a half.

SECTION 6. No jobber or week hand shall be allowed to work overtime in any Union office when other Union men are out of work, except in an emergency, where there is not time nor opportunity to secure additional help.

SECTION 7. Machine operators engaged in the job department, must be employed on the plan as set forth in the newspaper machine scale. Eight (8) hours, between the hours of 7 A. M. and 6 P. M., to constitute a day's work. Provided, however, that offices have the privilege of having proofs corrected by job man, on job scale, if matter was set by said man, said corrections not to take more than thirty minutes in any one day.

The above scale is to be in effect from January 1, 1906, to January 1, 1908.

## COMPOSITORS, CANANDAIGUA.

[The union reports the general I. T. U. contract and label agreement, as reprinted under Batavia compositors, and the following scale of prices in force in 1906.]

Section 1. Composition shall be paid for at the rate of 22 cents per 1,000 ems.

Sec. 2. Three columns of figures or words, or words and figures, shall be paid at the rate of price and one-half.

- Sec. 3. Double price matter: Three columns with rules; four columns of figures or words, or words and figures, with or without rules.
- Sec. 4. Introductions and conclusions to articles set in larger type than the body of the article, and not exceeding three lines, shall be measured the same as the smaller type. This also applies to tabular work.
- Sec. 5. All cuts coming in piece matter shall be measured by the compositor, and he must justify them with the matter he is setting.
- Sec. 6. All work of an intricate nature, such as diagrams, or very unusual work, shall be done on time.
  - Sec. 7. The office shall prove all galleys.
- Sec. 8. Piece hands shall receive 181/2 cents per hour when called upon to do time work.
- Sec. 9. If piece hands are called upon to correct proofs not due to their own inaccuracy, they shall be paid for the time thus employed.
- . Sec. 10. Compositors shall correct one proof and all errors in a revise which they fail to correct in a first proof.
- Sec. 11. All advertisements which are set by the piece shall be measured in the smallest type employed. Ads. to be set by piece or time work at choice of employer. No advertisements shall be measured in larger type than brevier.
- Sec. 12. All matter placed on the dead stone for distribution may be lifted by the compositor, should the same matter or any part of it be given out for composition.
- Sec. 13. All heads shall be measured in the same type in which the body of the article is set.
- Sec. 14. Where the matter does not exceed 8 ems in width, 5 cents per 1,000 extra shall be charged.
- Sec. 15. No journeyman printer shall be paid at a rate of less than \$10 per week.
- Sec. 16. Forty-eight hours shall constitute a week's work, which may be divided, per day, so as to meet the requirements of the employers. No employee, however, shall be required to work more than 14 hours in any one day, except for price and one-half. Any time worked over 40 hours in a week in which a holiday occurs, shall be considered overtime.
- Sec. 17. All extra time shall be paid for at the rate of price and one-half. Sunday work paid for at double price.
- Sec. 18. When any holiday, except Labor Day, falls on the day preceding, or the second day preceding publication day, the proprietor of any office has the privilege of asking his employees to work either or both days at single price and take such other days during the week for holidays, as may be mutually agreed upon.
  - Sec. 19. Machine composition shall be paid at the rate of \$12 per week.

## COMPOSITORS, ELMIRA.

[Agreement and scale of prices in effect from June 18, 1906, to June 18, 1909.]

Newspaper Scale.

SECTION 1. The foremen on daily morning or Sunday papers shall receive not less than \$20 per week. The foremen on daily afternoon or weekly papers shall receive not less than \$19 per week.

SECTION 2. The operators on machines on Sunday or morning papers shall receive not less than \$19 per week for the first year, and \$19.50 per week for the second year, and \$20 per week for the third year. Hand men employed in Sunday or morning newspaper composing rooms shall receive \$16 per week for the first year; \$17 per week for the second year, and \$18 per week for the third year.

Men employed days setting "ads" for Sunday papers shall receive the evening newspaper "ad" scale for the same.

SECTION 3. Operators on machines on daily afternoon papers shall receive \$18 per week. Handmen employed on daily afternoon papers shall receive not less than \$15 for the first year; \$16 for the second year, and \$17 for the third year.

SECTION 4. There shall be no fraction of a day. All compositors reporting for duty must be given a full day's work. This section must be strictly enforced.

SECTION 5. Overtime on newspapers after the regular hours of composition shall be paid for at the rate of one hour and one-half for each hour's work.

SECTION 6. When a compositor is employed part of one day on a machine, and part on the floor, the machine scale as to wages shall govern.

SECTION 7. Learners on machines shall receive \$15 per week for a period not exceeding four weeks, and \$16 per week for an additional four weeks in which to learn to operate machines.

SECTION 8. It shall not be considered the duty of the operator to wash or stack matrices, all cleaning of machines to be done by the office.

SECTION 9. All employees of the composing room shall be under the direction of the foreman of that department, and shall not be subject to the dictation or orders of any machinist, or other co-employee who is not a member of Elmira Typographical Union No. 19. And no foreman shall delegate his power to any person not a member of said Union.

SECTION 10. Apprentices may be allowed to operate machines during the last three months of their apprenticeship, who shall be paid the wages of learners until the time of apprenticeship shall have expired.

SECTION 11. No person shall be allowed to operate type-setting machines who is not a member in good standing of Typographical Union No. 19.

Section 12. Compositors employed in an office at the time of the introduction of machines shall have preference as operators, one expert operator being allowed.

SECTION 13. Machinists must receive not less than operators where employed, and must be members of the Typographical Union.

SECTION 14. Extra men employed on daily afternoon papers shall receive not less than 37½ cents per hour for each hour employed. On morning papers not less than 42 cents for each hour employed. On Sunday newspapers not less than 42 cents for each hour employed.

SECTION 15. All advertisements published in any Elmira paper from any firm of the city of Elmira, or any firm of any other city for which any Elmira paper publishes an edition, shall be classed as local advertisements and be paid for accordingly. Offices shall be entitled to all foreign advertisements.

No matrices, type or plates shall be exchanged between any offices under our jurisdiction unless the same is paid for at the regular rate of hand composition, and all such matrices, type or plates shall be measured according to the type used in the body of the paper where used, and collected by the chairman of the office and the proceeds turned over to the men employed in the department where such matrices, type or plates are used; provided, however, that offices shall have the privilege of resetting such matrices, type or plates within three working days after such matrices, type or plates are used.

All news plate matter or matrices used after January 1, 1907, are to be measured and paid for according to the type used in the body of the paper, at 30 cents per 1,000 ems. Provided, however, the office may reset such matter within the first three working days after such matter is used.

SECTION 16. Six days or nights of eight hours each shall constitute a week's work.

SECTION 17. Saturday's work on Sunday papers shall be sixteen hours between 7 A. M. and 2:30 A. M.

### APPRENTICES.

Section 1. Each office shall be entitled to one apprentice for every five journeymen, or fraction thereof; provided, however, that each office shall have not more than two apprentices in any one department.

## ARBITRATION AGREEMENT.

If any dispute shall arise as to any section of this scale, it shall be settled by arbitration, the Union to select one member of the Arbitration Board, the office where the dispute arises the second, and there two to agree upon the third member, their decision to be final and binding to both parties concerned.

## BOOK AND JOB SCALE.

SECTION 1. The foreman of a book or job office shall receive not less than \$18 per week.

SECTION 2. Compositors or job printers in book and job offices employed by the week shall receive not less than \$15 per week. Overtime shall be paid for at the rate of time and one-half.

SECTION 3. Compositors or job printers in book or job effices employed for less than one day shall receive 35 cents per hour for actual time employed.

SECTION 4. For piece work in the English language (such as book work, etc.) common matter, reprint or manuscript, from pica to agate inclusive, 30 cents per thousand shall be charged. Night and Sunday work 35 cents per thousand.

SECTION 5. All "ads" set for book work shall be measured according to the type used in the body of the book, magazine, etc.

SECTION 6. Prefaces, contents or any prefaced matter, are to be cast up in type in which they are composed, and the compositor takes the extras of the work to which they belong.

SECTION 7. The compositors shall have the privilege of claiming full and half title and dedications or any other prefix matter. The office shall not cull the "phat" portions of any work.

SECTION 8. Any headlines, or alterations, or other words, or matter not in original copy, and supplied, after the copy is set up, by the proof reader, shall be done on time by the compositor and charged for at the rate of 1,000 ems per hour.

SECTION 9. When cuts are inserted in the matter or worked in pages along the body of the work, such cuts belong to the compositors; but when the cuts are worked entirely separate, the same as copper plate engravings or lithographic plates, they shall not be claimed by the compositors.

SECTION 10. All work where three columns (words or figures) without rules, occur in page or column, shall be charged as price and a half, according to the type in which it is set; when more than three columns occur, to be charged at double price.

SECTION 11. All rule and figure work to be charged double the price of column matter. Three or more columns (words or figures) in a page, with rules, constitute figure work. Provided, however, that in works, the pages of which are uniformly made up of two or more columns (such as periodical publications) no charge beyond that of common matter shall be made for on account of the rules separating the columns.

SECTION 12. Title headings and foot-lines to column and tabular work shall be considered as part of such matter, and paid for accordingly.

SECTION 13. Eight hours between the hours of 7 A. M. and 6 P. M. to constitute a day's work in job offices under the jurisdiction of Elmira Typographical Union No. 19.

SECTION 14. When a compositor is employed part of one day on job work, and part on newspaper "ads", the newspaper scale as to wages shall govern.

SECTION 15. Compositors employed on machines in book and job offices shall receive not less than \$18 for day work, and for night work, \$19 for the first year, \$19.50 for second year, and \$20 for the third year.

SECTION 16. In offices where both hand composition (piece work) and machine composition are done, there shall be no culling of "phat" for machines, such as leaded matter, poetry, matter with a great deal of quads in it or "phat" tables. All copy must be given out in a fair manner.

Section 17. Six days or nights of eight hours each shall constitute a week's work.

## APPRENTICES.

SECTION 1. Each office shall be entitled to one apprentice for every five journeymen or fraction thereof. Provided, however, that each office shall have not more than two apprentices in any one department.

## ARBITRATION AGREEMENT.

If any dispute shall arise as to any section of this scale, it shall be settled by arbitration, the Union to select one member of the Arbitration Board, the office where the dispute arises the second, and these two to agree upon the third member, their decision to be final and binding to both parties concerned.

This contract shall be inoperative in case of trouble with an allied printing craft, provided such trouble cannot first be settled by arbitration, such arbitration to be in accordance with the provisions of this contract.

# Bureau of Mediation and Arbitration, 1906. III.217

We, the undersigned, as representatives of Elmira Typographical Union, No. 19, party of the first part, do solemnly agree that we will faithfully perform our part of the contract for scale of prices hereinbefore mentioned, from June 18, 1906 to June 18, 1909.

In witness whereof, we have hereunto affixed our signature and caused to be affixed the seal of Elmira Typographical Union, No. 19.

Dated, June 12, 1906.

A. J. Mosher, Chas. E. Frydenborg, P. A. Dowling, D. P. Holleran, M. E. Dunbar.

I, the undersigned, representing the party of the second part, do solemnly agree that I will faithfully perform my part of the contract for scale of prices hereinbefore mentioned, from June 18, 1906, to June 18, 1909.

In witness whereof, I have hereunto caused to be affixed my signature. Dated, June 12, 1906.

EVENING STAR Co...

By I. S. COPELAND, Publisher.

TELEGRAM PRINTING Co.,

H. S. BROOKS, President.

ELMIRA ADVERTISER,

J. B. BEMOR, President.

C. J. HARRISON.

THE GAZETTE Co.,

BY E. H. DAVENPORT.

## COMPOSITORS, FULTON COUNTY.

[Reported by union as signed by six employers.]

That the parties hereto agree to and with each other as follows:

FIRST. That eight hours shall constitute a day's work.

Second. That the minimum rate of wages shall be: For hand work \$2.17 per day, \$2.42 per night; 30 cents per 1,000 ems for day work and 35 cents per 1,000 ems for night work. For machines: \$2.50 per day, \$2.83 per night. Day foremen shall not receive less than \$2.50 per day, and night foremen shall not receive less than \$2.83 per night. Day machine tenders shall not receive less than \$2.80 per day, night machine tenders not less than \$2.83 per night. All overtime shall be price and one-half. Wherever members are employed setting matter for a morning paper, but working on a day shift, they shall receive the night scale. The particular hours constituting a day may be agreed upon by the Chapel and employer. All days other than regular working days, also the following holidays—Labor Day, New Year's Day, Decoration Day, Independence Day, Thanksgiving Day and Christmas Day—shall be paid double price. Objectionable matter shall call for double price for piece work.

## III.218 NEW YORK STATE DEPARTMENT OF LABOR.

It is agreed that the employees shall begin work at ..... o'clock ...... and end at ..... o'clock ......

That the I. T. U. law relative to the borrowing or loaning of matrices of advertisements shall be adhered to whenever practicable.

FOURTH. That all offices shall be entitled to one apprentice regardless of the number of journeymen employed; offices employing five and less than ten journeymen, two; offices employing ten or more journeymen, three.

FIFTH. That all disagreements shall be settled by arbitration whenever possible.

SIXTH. That nothing in this agreement shall be construed or operated to decrease the wages of any employee now receiving more than this agreement calls for.

SEVENTH. That this agreement is to continue in force until January 1, 1908. Between employing printers of Fulton County, N. Y., and Fulton County Typographical Union, No. 268, to regulate the use of the International Typographical Union label (electro).

The use of the label is allowed and governed by the following conditions and rules:

FIRST. The Union shall furnish, through its Secretary, to all Union offices, one or more electrotypes of the I. T. U. label.

SECOND. The Union label shall at all times remain the property of Fulton County Typographical Union, No. 268.

THIRD. All infringements upon this label will be punished according to law. Under no circumstances can duplicate labels be made.

FOURTH. This label must not be loaned.

FIFTH. Employers operating more than one office shall not be allowed the label unless all offices operated by such empoyers are strictly union.

SIXTH. The scale of prices and other rules and regulations of said Union must be strictly adhered to.

SEVENTH. In case a label becomes battered or defective it can be exchanged for a new one on application to the Secretary.

EIGHTH. In case of noncompliance with the above conditions and rules, the Union shall withdraw the label and it shall not be returned until the employer, or his representative, gives a guarantee of faithful compliance in the future.

## COMPOSITORS, MIDDLETOWN.

[Reported by union as signed by three employers.]

The following scale of prices shall be in effect for...... year...... beginning October 1, 1905:

SECTION 1. Compositors, other than operators, shall not be paid less than \$13 per week of 48 hours. 8 hours to constitute a day's work, the hours to be continuous between 7 A. M. and 5 P. M., with one hour allowed for dinner.

SECTION 2. All overtime, hand work or machine, shall be paid at the rate of price and one-half, except that done on Sundays and legal holidays (viz.: New Year's, Memorial Day, July 4th, Labor Day, Thanksgiving, Christmas, and all other days when publication is suspended) which shall be paid for at double price.

SECTION 3. Operators on the Mergenthaler machine shall not be paid less than \$15 per week of 48 hours, 8 hours to constitute a day's work, the hours to be continuous between 7 A. M. and 5 P. M., with one hour allowed for dinner.

SECTION 4. Machinist-operators shall not be paid less than \$16.50 per week of 48 hours, 8 hours to constitute a day's work, the hours to be continuous between 7 A. M. and 5 P. M., with one hour allowed for dinner.

SECTION 5. Where a night shift is put to work on linotype machines they shall not work more than seven (7) hours per night, and shall receive:

For machinst-operators, at rate of \$18 per week, of 42 hours; operators, at rate of sixteen dollars and fifty cents (\$16.50). Overtime for such to be time and a half.

This section cannot be construed so as to affect men who have worked on the machine the day previous, as such shall receive time and a half for night work.

Night shifts will be allowed one-half hour for lunch.

SECTION 6. Linotype piece work. The minimum price per thousand for eight point, shall be 12 cents; for eight point on 9 point body, 11 cents, counting for eight point 50 lines per thousand; for nine point 45 lines per thousand.

SECTION 7. Hand composition. Piece work shall be paid for at the rate of 28 cents per thousand ems, but no culling of "phat" by the office will be permitted.

SECTION 8. Substitutes shall not receive less than a half-day's work or pay.

SECTION 9. Hand composition with two or more justifications in a line, two or three columns of figures and words, or words and figures, and single border matter, shall be paid price and one-half, or done on time at scale price. Double price shall be paid for all tabulated matter (four or more columns of figures and words, or words and figures with or without rules) or it shall be done on time at scale price.

SECTION 10. The interchange of all matter between offices under the jurisdistion of No. 463 Typographical Union, shall be prohibited except that such matter so interchanged shall be paid for as follows:

All legal matter, 28 cents per thousand ems nonpareil; body type, figured in body in which set, 28 cents per thousand. All displayed advertisements, 28 cents per thousand ems nonpareil; payment for such matter to be made to the Secretary of No. 463.

This section shall be operative until amended by I. T. U. Law.

## COMPOSITORS, NEWBURGH.

[Reported by union as signed by seven employers. In effect October 1, 1905, to October 1, 1906.]

## GENERAL RULES.

First. A day's work in all departments of book and job, evening, weekly or morning newspaper offices in which are employed members of Typographical Union No. 305, shall be not more than eight hours, forty-eight hours to constitute a week's work. Lost time during the day shall be deducted—not off set against night work in any case.

SECOND. In all cases and in all offices, what is known as day work shall be between the hours of 7 A. M. and 6 P. M., and what is known as night work shall be between 6 P. M. and 7 A. M.

THIRD. Eight consecutive hours (excepting lunch time) shall constitute a day's or night's work.

FOURTH. Offices introducing machines shall not discharge employees and replace them with new ones (operators), but shall take compositors already members of the chapel and instruct them. But offices where machines are already in operation may employ such Union operators as they deem competent and fit.

FIFTH. All over time, hand work or machine, shall be paid at the rate of price and one-half, except that done on Sundays and Legal Holidays (viz.: Christmas, New Year's, Decoration Day, Fourth of July, Labor Day and Thanksgiving Day), which shall be paid for at double price.

SIXTH. Apprentices.— One apprentice shall be allowed to every five men or fraction thereof in any office, not including press feeders, copyholders or errand boys. But where a boy sets, distributes or corrects type he shall be deemed an apprentice.

SEVENTH. When an office puts on extras at piece work, where the office furnishes the type, the compositor shall receive the regular scale minus 5 cents per 1000 ems for distribution.

EIGHTH. The Union shall establish and regulate the prices for which its members shall work, and no member shall work for prices lower than those established by the Union.

NINTH. It is agreed that any party, parties, or firms, other than a regular newspaper or job printing office, applying for the use of the Label of the I. T. U. for the purpose of doing their own job work shall not do book, job or pamphlet work of any kind for any other party, parties or firms.

## BOOK AND JOB.

FIRST. Hand compositors employed by the week shall receive not less than \$13. When employed by the hour the price shall be 28 cents per hour.

SECOND. Compositors employed by the piece shall receive 30 cents per 1,000 ems. The hours of piece hands shall be the same as time hands.

THIRD. The office must read its first proof from the copy used by the compositor, and the compositor shall charge for changes made therefrom; but the compositor must make all corrections on second proof that he failed to make on the first. No compositor shall be required to correct an author's proof except on time.

FOURTH. In offices where both piece and time hands are employed, "phat" and lean shall be distributed as nearly as possible equally between them.

FIFTH. Price and one-half shall be paid for half-measure, matter with or without rules; two or three columns of figures and words, or words and figures; single border matter; combined cut and matter or initial letters, or all work in any language foreign to the office.

SIXTH. Double price shall be paid for all tabulated matter, four or more columns of figures and words, or words and figures with or without rules.

## EVENING AND WEEKLY NEWSPAPERS.

FIRST. Hand compositors employed on evening and weekly newspapers shall receive not less than \$13 per week, or by the hour, 28 cents. The price for

# Bureau of Mediation and Arbitration, 1906. III.221

piece work, the hours of labor, the rules governing apprentices, price and one-half and double price matter, etc., shall be the same as set forth in the book and job scale and General Rules.

## · MOBNING NEWSPAPERS.

FIRST. Compositors on morning newspapers shall receive not less than \$14 per week; when employed by the hour the price shall be not less than 30 cents per hour.

SECOND. Piece work shall be paid for at the rate of 32 cents per 1,000 ems. THIRD. The same rules governing apprentices, distribution of phat and lean, hours of labor, price and one half and double price matter, etc., shall be the same as set forth in the book and job scale and General Rules.

FOURTH. All work done on stated holidays on morning papers, double price shall be paid between the hours of 12 midnight and 7 A. M.

FIFTH. Day work may be done on morning papers at evening paper rates, in which case the hours must be the same as those of evening papers.

SIXTH. All composition done at night, or on Saturday on papers issued on Sunday, shall be paid for at the rate named in this scale for morning newspapers.

## MACHINE SCALE.

FIRST. Under this head is included the production of all kinds of typesetting and type-casting machines.

SECOND. All operators, machinists, attendants, and learners must be members of Typographical Union, No. 305.

THIRD. All machine composition must be done time work. Piece work will not be allowed.

FOURTH. Operators in book and job offices and evening and weekly newspapers shall be paid not less than \$15 per week time work, for 162,000 ems per week.

FIFTH. Operators on morning papers, or book and job work done at night shall be paid not less than \$16 per week time work, for 162,000 ems per week.

SIXTH. Machinist-operators on morning papers, having the care of one or more machines, shall receive not less than \$19 per week.

SEVENTH. Machinist-operators on evening and weekly newspapers or book and job work having the care of one or more machines, shall receive not less than \$18 per week.

EIGHTH. The minimum amount of ems by which a degree of competency is established is fixed at 27,000 ems for eight hours continuous composition. This does not apply to difficult and intricate work, in which case the minimum amount shall be agreed upon between the employee and employer.

NINTH. Where an operator is employed half a day on machine and half at hand composition the machine scale governs.

TENTH. Lost time occasioned by the breaking down of machinery, as well as waiting time, shall not be charged against the operator.

ELEVENTH. Apprentices shall be permitted to operate the machine during the last three months of their apprenticeship, when said machines are not in use by regular operators.

# III.222. NEW YORK STATE DEPARTMENT OF LABOR.

## EIGHT-HOUR WORKING DAY.

It is agreed that on and after October 1, 1905, eight hours shall constitute a day's work.

This scale in effect from and after October 1, 1905, until October 1, 1906.

WILLIAM BERRY.

Chairman,

MILTON K. BARRUS,

Secretary.

EDWARD J. O'DONNELL,

William A. Malioy,

LOUIS A. CALLAHAN,

Scale Committee.

## COMPOSITORS, NORWICH.

[The union reports the general I. T. U. contract and label agreement, as reprinted under Batavia compositors, and the following scale of prices in 10rce in 1906.]

NORWICH TYPOGRAPHICAL UNION No. 453.

WICH ITPOGRAPHICAL UNION NO. 455.

#### SCALE OF PRICES.

Compositors shall receive not less than ten dollars (\$10) per week for time work, or less than 25 cents per 1,000 ems for piece work on daily, weekly or semi-weekly newspapers, not to exceed eight hours to constitute a day's work. For all time worked outside of the regular working hours of the office to be paid for at the rate of price and one-half.

Compositors shall receive not less than twelve dollars (\$12) per week for time work, and not less than 30 cents per 1,000 ems for piece work on morning newspapers, and for all time worked outside the regular working hours of the office as specified above, price and one-half.

Foremen on weekly and semi-weekly newspapers shall receive not less than eleven dollars (\$11) per week, and price and one-half for all time worked outside the regular working hours of the office.

Foreman on daily newspapers shall receive not less than twelve dollars (\$12) per week, and price and one-half for all time worked outside the regular working hours of the office.

Foreman on morning daily newspapers shall receive not less than twelve dollars (\$12) per week, and for all time worked outside of the regular working hours of the office price and one-half.

Work on time making only a fraction of a day shall be paid for at the rate of twenty-one cents per hour for day work, and twenty-five cents per hour for night work.

Time occupied in making alterations from copy in matter composed by piece hands to be paid for at the rate of twenty-one cents per hour, or changes to be made by time hands at the expense of the office. All matter set by piece hands for newspapers during week, whether used or not, shall oe placed in compositor's bill and paid for at end of week.

Single column cuts inserted in reading matter shall be measured according to the type in which the relative matter is set. Cuts run in with reading matter shall be charged price and one-half. Cuts over two columns wide shall not be demanded by the compositor. The measurement of type shall be in accordance with the method prescribed by the I. T. U.

When intricate work occurs which the scale cannot reach the price shall be determined by the chapel, report of which shall be submitted to the Union.

## BOOK AND JOB WORK.

Journeymen employed by the week on book and job work shall receive not less than ten dollars (\$10) per week, eight hours to constitute a day's work. For all time worked outside the regular working hours of the office price and one-half.

Foremen shall receive not less than twelve dollars (\$12) per week, eight hours to constitute a day's work. Price and one-half for all time worked outside the regular working hours of the office.

Piece hands shall receive not less than twenty-five cents per 1,000 ems on type ranging from agate to pica, whether straight matter or advertisements. All larger type to be measured as pica and smaller type than agate to be paid for at the rate of 35 cents per 1,000 ems.

Piece hands working overtime shall receive ten cents per hour in addition to their composition.

## RULE AND FIGURE WORK.

Three columns of words and figures or figures or words, price and one half. Reading matter set in half measure with rule, price and one-half. If provided with captions, double price. Four or more columns of figures or words and figures, with or without rules, double price.

## MACHINE COMPOSITION.

Under this heading is included the production of all kinds of type-setting and type-casting machines. In machine composition all work must be time work. Piece work cannot in any case be allowed.

Machine operators on evening papers shall receive not less than fourteen dollars (\$14) per week, except learners, who may be employed for not more than six months, at the rate of not less than two-thirds of the above rate. Eight hours to constitute a day's work. Six days shall constitute a week's work. Overtime price and one-half.

Machine operators on morning papers shall receive not less than sixteen dollars (\$16) per week, eight hours to constitute a night's work, six nights a week's work. Overtime at price and one-half.

Machine operators engaged on other than newspaper work shall receive not less than fourteen dollars (\$14) per week of six days for day work (eight hours per day) and sixteen dollars (\$16) per week of six nights for night work (eight hours a night).

In offices where both hand and machine composition is done, there shall be no culling of "fat" for machine-leaded matter, poetry, etc.

Heads, extracts, etc., and matter not set by machines shall be paid for at the rate of piece work, hand composition; provided, that composition of matter belonging to matter set by machine may be done by the week at not less than \$12 per week on morning and \$10 per week on evening papers, the day to be the same as prescribed above for machine operators, and price and one-half for overtime.

In no case can a member working on a paper on a machine receive less than a day's pay.

## III.224 NEW YORK STATE DEPARTMENT OF LABOR.

Operators on Simplex machines shall receive not less than twelve dollars (\$12) per week of six days, eight hours to constitute a day's work. Night work shall be paid for at the rate of \$13 per week, eight hours to constitute a night's work. Overtime shall be paid for at the rate of price and one-half.

No person shall be employed to operate a machine who is not a member in good standing of Norwich Typographical Union, N. 453.

## COMPOSITORS, ONEIDA.

[Wage scale adopted by Onelda Local, No. 336, I. T. U., September 6, 1905; reported by union as signed by five employers.]

FIRST. Compositors employed on semi-weekly or weekly newspapers by piece work shall receive not less than 30 cents per thousand ems of common matter. Standing time waiting for copy, material, etc., not to be less than 23 cents per hour.

SECOND. Tabular work, etc., containing four columns, either by figures or words, or figures and words, with or without rules, shall be paid for double matter; three column tables, with or without rules, shall be paid for as price and one-half matter.

THIRD. Work on time, making only fractional parts of a day, to be not less than 23 cents per hour.

FOURTH. In offices where both piece and week hands are employed, the fat and the lean copy is to be equally distributed among them.

FIFTH. When intricate work, etc., occurs, which this scale cannot reach, the price is to be agreed upon between the employers and the employed.

SIXTH. For all job composition done by the piece in job offices, the compositor shall receive not less than 30 cents per thousand ems for common matter.

SEVENTH. Compositors employed by the week to receive not less than \$11 per week of forty-eight hours.

Eighth. Simplex machine operators employed by the week to receive not less than \$11 per week of forty-eight hours, which shall include time in caring for machine.

NINTH. Overtime, nights and Sundays shall be charged as price and one-half.

TENTH. All work performed upon the following days: Fourth of July, Labor Day and Christmas, shall be charged as double time.

ELEVENTH. Time occupied by alterations from copy, taking out bad letters and replacing them in consequence of defective type, or by distributing letters not used by the compositor, shall be paid for at the rate of 23 cents per hour.

TWELFTH. Work done in pica or large type shall count as pica.

THIRTEENTH. No alterations or amendments shall be made to this scale of wages without the consent of three-fourths of the members present at a regular meeting, and the proposed amendments and alterations, which must be in writing, shall be read by the president at least one regular meeting before the final action.

FOURTEENTH. This wage scale to take effect January 1, 1906, and continue in force until December 31, 1906; from December 31, 1906, to December 31, 1907, the price per week shall be \$11.50, and from December 31, 1907, to January 1, 1911, the price per week shall be \$12. During the life of this agreement 48 hours shall constitute a week's work.

# Bureau of Mediation and Arbitration, 1906. III.225

## COMPOSITORS, ONEONTA.

[The general I. T. U. contract and label agreements, as reprinted under Batavia compositors, and the following memoranda of prices and hours was signed by two employers for 1906.]

The scale of wages of Oneonta Typographical Union is ten dollars (\$10) per week. The terms and conditions called for by this contract are that the scale, as above, will be paid, and that eight (8) hours shall constitute a day's work.

(Signed) R. P. HILL,

President I. T. U., No. 135.

## COMPOSITORS, SARATOGA SPRINGS.

[Agreements similar to the following are in force in two other offices.]

It is hereby agreed between John K. Walbridge, President and Treasurer of The Saratogian Company and the International Typographical Union, that eight hours shall constitute a day's work, at present wage scale, to take effect January 1, 1906, good until May 1, 1907.

Dated, Saratoga Springs, N. Y., September 18, 1905.

THE SARATOGIAN,

J. K. Walbridge, Treasurer. John E. Hays,

President, No. 149.

## COMPOSITORS, SYRACUSE.

[Reported by the union, September 28, 1905, as signed by twenty-four employers.]

This agreement, made and entered into this ....... day of ......., 1905,
between Syracuse Typographical Union, No. 55, of the City of Syracuse,
N. Y., parties of the first part, and ............ of the City of
Syracuse, N. Y., party of the second part, witnesseth:

That the parties of the first part hereby agree to work eight hours per day, the same to constitute a day's work; and in consideration thereof, the said parties of the first part agree to devote their entire time when employed, give their best services, and faithfully perform said work, for the best interest of the said part...... of the second part.

The said part.. of the second part hereby agree.. for and in consideration of agreement of the said parties of the first part aforesaid, rendering faithful service and devoting all of their time while employed, and for the further consideration of the mutual benefits which the part.. of the second part will derive therefrom, agrees with the parties of the first part, that all of the printers employed by ....., or to be employed, shall work only eight hours per day, which shall constitute a day's work.

It is hereby further agreed by the said parties hereto, for the consideration hereinbefore mentioned, that the said eight hour work-day is to take effect January 1, 1906.

In witness whereof, the said parties hereto have hereunto set their hands and seals the day and year above written.

 	[L. S.]
 	[L. S.]

## III.226 NEW YORK STATE DEPARTMENT OF LABOR.

## COMPOSITORS, UTICA.

[Agreement between Utica Typographical Union No. 62, and Utica Typothetæ, which, the union reports, comprises sixteen employers, terminating dispute of October 3-21, described in Table I, p. 5 $\stackrel{.}{\sim}$ .]

#### AGREEMENT.

We the undersigned, being desirous of the use of the International Typographical Union label, hereby agree to abide by the following rules for the period of ...... years from the date of this agreement and shall continue in force and effect from year to year thereafter unless either side gives to the other thirty days' notice prior to date of expiration of a desire for a change.

All persons employed in the composing room(s) of our establishment must be recognized members of the International Typographical Union, except such apprentices as may be permitted by Utica Typographical Union, No. 62.

The working day of all members of the International Typographical Union in our employ shall consist of eight hours; to be between the hours of 6 A. M. and 6 P. M. for the day work, and 6 P. M. and 6 A. M. for night work.

## SCALE OF PRICES.

We further agree that the following shall be the scale of prices paid journeymen printers in our establishment:

Journeymen employed by the piece shall receive not less than 35 cents per 1,000 ems for day work, and not less than 40 cents per 1,000 ems for night work.

Journeymen employed by the week shall receive not less than \$15 per week for day work, and not less than \$18 per week for night work.

Proofreaders shall receive the same pay, and be subject to the same conditions as to hours of labor, as are provided for other members.

All work done before or after the hours agreed upon for a day's work shall be paid for at the rate of one and one-half price; all work done on Sunday (except on publications regularly appearing on Sunday or Monday morning) shall be paid for at the rate of one and one-half price.

The price for work by the hour shall conform to section 13 of the Scale of Prices of Typographical Union No. 62, and shall be 37 cents per hour for day work and 42 cents for night work.

In hand-composition, tabular work, etc., containing three or four columns, either of figures or words, or figures and words without rules, shall be charged a price and a half. All work as above, with brass or other rules, or when there are five or more columns of figures, or figures and words, with or without rules, shall be paid double price. All two (not table) and three-column matter, divided by rule or otherwise, shall be charged price and one-half; four column matter with a rule through the center shall be accounted double-price matter.

When both week and piece hands are employed, the fat and lean copy to be distributed equally among them.

When intricate work, etc., occurs, which the scale does not mention, the price to be agreed upon by the employer and employed.

When a measure exceeds even ems in width, and is less than an en, nothing to be counted but if an en or over, an em to be counted.

Side notes in law and historical works to be counted the full length of the page, according to the type in which they are set; and, when cut into the text, four cents extra for each note. Quotations, mottoes, contents of chapters and bottom notes, in smaller type than the body of the work, shall be paid for according to the size of the type in which they are set. Blank pages to be charged under this head when made up or imposed by the compositor. Works or portions of works, where the measure does not exceed 16 ems in width of the type in which it is set, shall be paid two cents advance per thousand ems. Time occupied by alteration from copy, taking out bad letters and replacing them, in consequence of defects in the type. miscasts or worn-out fonts, or by casing or distributing letters not used by the compositor, to be paid for at the rate of 42 cents per hour for night and 37 cents per hour for day work. Algebraical works to be charged double price. For work done in any language foreign to the office, an advance of ten cents per thousand ems shall be paid. Work done in pica or larger type, to be counted as pica. When cuts are inserted in the matter, or worked in pages along with the body of the work, such cuts belong to the compositor.

All letters cast on a body larger than the face (as bourgeois on long primer) to be counted according to the face; all letters cast on a body smaller than the face (as minion on nonpareil) to be counted according to the body.

We further agree that in the machine department of our establishment (now or hereafter to be established), we will abide by the rules and scale of prices established by Utica Typographical Union, No. 62.

And Utica Typographical Union, No. 62, agrees to loan us for use in our establishment, such number of International Typographical Union electros as may reasonably be required in the conduct of our business, and to replace such labels as may from time to time become worn or otherwise damaged by their regular and reasonable use.

This contract shall become null and void in case of a strike or lockout of any of the allied trades after all efforts of arbitration have failed.

Signed UTICA TYPOTHETAE,

T. C. PETERS, Secretary.

Signed E. A. BATES, President

A. W. PHILLIPS, Secretary.

For Utica Typographical Union, No. 62.

## COMPOSITORS, YONKERS.

[Scale of prices from the 1st of February, 1906 to February 1, 1908. Reported by union as signed by six firms.]

Eight hours shall constitute a day's work.

## MACHINE SCALE.

SECTION 1. Under this heading is included the production of all kinds of typesetting or typecasting machines.

SECTION 2. The scale is made on a six-day basis. When hand composition is employed in conjunction with machines, the standard of type used shall be as provided for by the International Typographical Union.

SECTION 3. In newspaper offices where typesetting or typecasting machines are used, none but members of Yonkers Typographical Union No. 468, in

good standing shall be employed as foremen, assistant foremen, machinist, machine operators or compositors.

SECTION 4. Machine operators on afternoon and weekly papers shall receive not less than \$18 per week of 48 hours, exclusive of lunch time. At overtime shall be paid for at the rate of time and one-half up to 12 o'clock midnight, and double time thereafter. Machine operators working at night shall receive \$18 per week of 42 hours. All overtime shall be paid at the rate of time and one-half.

Section 5. Double price shall be paid for all work done on Sundays and Holidays, except for the regular publication of a newspaper.

SECTION 6. Beginners* on machines shall receive \$8 per week for a period of eight weeks, and \$12 for a period of four weeks. Ninety days shall be deemed sufficient for an operator to become competent to receive journeymen's wages.

## HAND COMPOSITION.

SECTION 1. Foremen of composing rooms shall receive not less than \$18 per week of 48 hours. All overtime to be paid for at the rate of time and one-half up to 12 o'clock midnight, and double time thereafter.

SECTION 2. Compositors shall receive not less than \$15 per week of 48 hours. All overtime shall be paid for at the rate of time and one-half up to 12 o'clock midnight, and double time thereafter.

SECTION 3. Double price shall be paid for all work done on Sundays and Holidays, except for the regular publication of a newspaper.

R. B. HOTCHKIN,
J. M. O'BRIEN,
F. S. TAYLOR,
W. H. PUGSLEY,
G. H. WALSH,
Committee.

## LITHOGRAPHERS' NATIONAL AGREEMENTS.

## (a) LITHOGRAPHERS' ASSOCIATION (West)

This Agreement, made and entered into this eleventh day of April, 1906, by and between the Lithographers' Association (West), party of the first part, and the Central Lithographic Trades Council, party of the second part. Witnesseth that:

WHEREAS, The party of the first part is composed of manufacturers engaged in the business of producing lithographs, and the party of the second part is a central committee, composed of representatives of the following labor organizations, to wit: the Poster Artists' Association of America, the Lithographers' International Protective and Beneficial Association of the United States and Canada, the Lithographic Artists, Engravers and Designers' League of America, the International Protective Association of Lithographic Apprentices and Press Feeders of the United States and Canada, the International

^{*}SECTION 64. In machine offices under the jurisdiction of the International Typographical Union, no person shall be eligible as a "learner" on machines who is not a member of the International Typographical Union, or an applicant for membership working under a permit. The time and compensation of "learners" shall be regulated by local unions: Provided, Regularly employed apprentices in machine offices shall be privileged to work on machines during all of the last three months of their apprenticeship, and the learners' scale shall apply to such apprentices.

national Association of Lithographic Stone and Plate Preparers of the United States and Canada, and Local Union No. 119, Paper Cutters of New York and Vicinity, and authorized to act in the premises for and in behalf of the said organizations.

AND WHEREAS, the establishments represented by the party of the first part are employers in the lithographic trade, and the organizations represented by the party of the second part are composed of employees of the said trade:

Now, Therefore, in order to regulate the mutual relations of employers and employees in the said trade, to assure stability in the said trade, and to provide for a fair and peaceable adjustment of any and all controversies and disputes between the parties hereto in their respective subordinate bodies and the individual members thereof during the term of this agreement, the said parties hereto hereby agree to and with each other as follows:

SECTION 1. PAR. A. The party of the first part hereby agrees that, from the date of the execution of this agreement, the concerns it represents will employ in their respective establishments only members in good standing of the organizations represented by the party of the second part in the same manner as they have been doing between the first day of March, 1904, and the tenth day of March, 1904, excepting in departments where only non-members have been employed between the said first and tenth days of March, 1904, and excepting that in departments where both members and non-members have been employed between the first and tenth days of March, 1904, both may be employed only in the same proportion as existed between the first and tenth days of March, 1904.

The foregoing shall apply to present members of the party of the first part; and in the case of new members of the party of the first part, it is expressly provided: that in the establishments of members of the party of the first part who have become members after April 11th, 1906, that should any non-members of the party of the second part become members of any of the organizations represented by the party of the second part, after April 11th, 1906, during the time they were employed by such concern, represented by the party of the first part, the proportion of members to non-members in such shop shall be changed accordingly.

It is expressly provided that in case of applicants for membership in the Lithographers' Association (West), between whom and the organizations, party of the second part, there exists a general strike or lock-out, the Lithographers' Association (West) will not act on such application while said strike or lock-out remains unsettled, provided, however, that such strike or lock-out does not exceed a period of one year.

It is also expressly provided that the party of the second part is prohibited from accepting as members any non-members who may be engaged in any strike or lock-out with any member of the party of the first part, which strike or lock-out has not exceeded a period of one year.

PAR. B. The party of the second part shall furnish promptly to the party of the first part efficient help when required, and if it shall not do so, non-members of the party of the second part, sufficient to meet the requirements of the party of the first part, may be temporarily employed. Should it be necessary, in order to secure such help to guarantee a certain period of employment, the length of the period shall be previously agreed upon and

arranged in writing between the local representatives of the two parties to this agreement. Any such non-union men employed under the terms of this paragraph shall be afforded opportunity to join the union, unless the union formally notifies the party of the first part in writing that such man is so objectionable to such union as to prevent his becoming a member of such union. Should he join the union, he may continue in his position. Should he not join the union, he shall be discharged immediately upon the union furnishing an efficient workman, unless otherwise provided for in accordance with the foregoing terms of his employment.

- PAR. C. Paragraph B, of Section one, shall not apply to the Association known as the Poster Artists' Association of America.
- PAR. D. Nothing in this agreement shall prevent the employment in any shop represented by the party of the first part of any man who shall have heretofore made an employment contract or agreement prior to April 11th, 1904, with any employer represented by the party of the first part, or an individual agreement with the Lithographers' Association, East or West, or Pacific, provided that such men shall only be employed in the branch of the trade for which they were engaged by or under such contracts or agreements, it being understood that no person has been engaged under contracts above referred to to do Poster Artists' work.
- PAR. E. It is further mutually understood and agreed between the parties hereto that Local Union No. 119, Paper Cutters of New York and Vicinity, being a body having only local jurisdiction, the terms of this agreement shall only apply to cutters within the jurisdiction of said Local Union No. 119, Paper Cutters of New York and Vicinity.
- SECTION 2. PAB. A. The rate of wages to be paid to the employees, members of the organizations, represented by party of the second part, shall not be reduced, except by mutual consent of both parties to this agreement, and the hours of labor which shall constitute a week's work for such employees during the term of this agreement shall not be increased.
- PAR. B. The question of the shorter work week may be put up for joint action or arbitration upon the application of either party to this agreement; but it is expressly understood that in no case shall the hours of labor which shall constitute a week's work for the members of the Lithographers' International Protective and Beneficial Association of the United States and Canada, the International Protective Association of Lithographic Apprentices and Press Feeders of the United States and Canada, the International Association of Lithographic Stone and Plate Preparers of the United States and Canada, be lower than 48 hours, nor of the Lithographic Artists, Engravers and Designers' League of America, lower than 47½ hours, nor the Poster Artists' Association of America, lower that 47 hours during the term of this agreement.
- SECTION 3. PAR. A. Overtime shall consist of any time worked in excess of the daily schedule of hours in any establishment and compensation for same shall be as follows: For members of the Lithographers' International Protective and Beneficial Association of the United States and Canada, the International Protective Association of Lithographic Apprentices and Press Feeders of the United States and Canada, the International Association of Lithographic Stone and Plate Preparers of the United States and Canada,

and Local Union No. 119, Paper Cutters of New York and Vicinity, time and a half time for all overtime work, and double time for time worked on Sundays and holidays; for members of the Poster Artists' Association of America and the Li'hographic Artists, Engravers and Designers' League of America, time and one-half time for all overtime work, including Sundays and holidays.

The members of the Lithographic, Artists, Engravers and Designers' League of America, shall receive compensation for holiday and overtime work less regular time lost by voluntary action of the employee during the week in which the overtime was made.

The Poster Artists' Association agrees that any of its members who shall wilfully lose regular time in an establishment shall make up such time on the same day before they shall be entitled to receive time and a half on the same day.

SECTION 4. PAR. A. The ratio of apprentices as laid down in the respective constitutions of the several allied organizations comprising the party of the second part, to wit: That of the Lithographers' International Protective and Beneficial Association of the United States and Canada, of July 22, 1904; of the Poster Artists' Association of America, of December, 1905; of the Lithographic Artists, Engravers and Designers' League of America, of June, 1905; of the International Association of Lithographic Apprentices and Press Feeders of the United States and Canada, of June, 1905, and of the International Association of Lithographic Stone and Plate Preparers of the United States and Canada, of November 14, 1904, which the number of apprentices has been bearing to the total number of journeymen employees in the various branches shall not be changed; but the Lithographic Artists, Engravers and Designers League of America, agrees to allow at least one apprentice each in the Artists, Engraving and Designing Departments, provided at least two journeymen are regularly employed in each of these departments; and the International Association of Lithographic Stone and Plate Preparers of the United States and Canada agrees that in all shops where less than five but at least three journeymen are employed there may be at least one apprentice.

The average number of journeymen in each department of an establishment for the 52 weeks previous to the time of employing an apprentice in such department shall be taken as the basis of computation for the number of apprentices.

Nothing in this clause shall prevent the submitting of the question of an increase of the ratio of apprentices to joint action or arbitration under the following conditions:

FIRST. Should the initiative be taken by the party of the second part:

SECOND. Should the question of the shorter work week be decided by joint action or arbitration in favor of the shorter work week, it being expressly understood and agreed that in case the hours of labor in any branch of the establishments represented by the party of the first part should be reduced by joint commission or arbitration, the ratio of apprentices in such branch only may be made a subject of joint commission and arbitration.

PAR. B. In the nomination of apprentices in the Press, Transferring and Proving Departments, preference shall, if possible, be given to Press Feeders. Of this, however, the employer shall be the sole judge.

SECTION 5. PAR. A. The piece, contract or task work system shall not be extended to any establishment in which it was not practiced during the year 1905, nor shall the average quantity of work done under this system in those establishments in which it was practiced during the year 1905 be increased.

PAR. B. And it is further understood and agreed that the members of the Poster Artists' Association of America will not be required or permitted to do piecework on stone, zinc or aluminum.

SECTION 6. PAR. A. Should any dispute or difference of a national character arise, between the party of the first part and the party of the second part, or any of the members thereof who are subject to the terms of this agreement, on any question or point not specifically covered by the terms of the agreement, such differences and disputes shall be submitted to a national joint commission for settlement within ten days, if possible, but within twenty days at most, such national joint commission to consist of an equal number of delegates, to be selected by the two respective parties hereto, and the majority of such commission shall decide. In the event of a failure on the part of the said national joint commission to decide such differences or disputes, the same shall be submitted to a board of three arbitrators, within ten days, if possible, but within twenty days at most, one of whom shall be selected by the party of the first part, one by the party of the second part, and one by the two arbitrators so selected, and the decision of the majority of such arbitrators shall be final and binding upon both parties to the controversy.

PAR. B. Should any difference or dispute of a local character arise between any employer and employee who are subject to the terms of this agreement, on any question or point not specifically covered by the terms of this agreement, such differences and disputes shall be submitted to a local joint commission for settlement within four days, if possible, but within ten days at most, the said joint commission to consist of an equal number of delegates to be selected by the two respective parties hereto, and the majority of such commission shall decide. In the event of a failure on the part of the said commission to decide such differences or disputes, the same shall be submitted to a board of three arbitrators within ten days, if possible, but within twenty days at most, one of whom shall be selected by the party of the first part, one by the party of the second part, and one by the two arbitrators so selected, and a decision of the majority of said arbitrators shall be final and binding upon all parties to the controversy.

PAR. C. All decisions of joint commissions and arbitrators shall be in writing.

PAR. D. In the event of refusal or neglect on the part of any member of the organizations, parties hereto, to carry out any decision of the said joint commission or board of arbitrators, both parties hereto shall co-operate and use their entire joint influence and power to secure compliance with such decision.

PAR. E. National joint commissions shall consist of ten delegates and local joint commissions of six delegates, equally divided between the parties hereto, and in the case of the absence of any member his vote shall be paired with that of one of the delegates from the other party.

SECTION 7. And the said parties hereto further agree that during the term of this agreement no strike shall be called by the party of the second part, and no lockout shall be declared by the party of the first part.

SECTION 8. It is expressly understood and agreed that in no case shall the party of the first part discriminate in any manner against the members of the organizations, party of the second part, or any man who came out with the party of the second part, during the strife of 1904; nor shall the party of the second part discriminate in any way against the members of the party of the first part.

SECTION 9. The terms of this agreement shall not be binding upon any member of the party of the first part in his dealings with employees who are not members of the organizations, party of the second part.

SECTION 10. PAR. A. This agreement shall continue and remain operative and binding upon the parties hereto and the individual members thereof, for and during the term of one year from April 11th, 1906. Three months prior to the termination of this agreement the parties hereto shall meet and determine whether an agreement shall be made for a further term.

PAR. B. Each party in executing this agreement represents and agrees that it has full authority to execute the same in behalf of all its individual members, and that all necessary steps have been taken to secure such authority.

PAR. C. Whenever there is an insufficient amount of work in a department to provide full time employment for the employees, members of the party of the second part, the work shall be, so far as possible, equally apportioned amongst them. Of this, however, the employer shall be the sole judge.

IN WITNESS WHEREOF, The parties hereto have caused this agreement to be signed by their respective presiding officers and secretaries the day and year first above written.

## (b) EMPLOYING LITHOGRAPHERS' NATIONAL LEAGUE.

This Agreement, made and entered into this eleventh day of April, 1906, by and between the Employing Lithographers' National League, party of the first part, and the The Central Lithographic Trades Council, party of the second part;

WITNESSETH, That whereas, the party of the first part is composed of manufacturers engaged in the business of producing lithographs, and the party of the second part is a central committee, composed of representatives of the following labor organizations, to wit: The Poster Artists' Association of America, the Lithographers' International Protective and Beneficial Association of the United States and Canada, the Lithographic Artists, Engravers and Designers' League of America, the International Protective Association of Lithographic Apprentices and Press Feeders of the United States and Canada, the International Association of Lithographic, Stone and Plate Preparers of the United States and Canada, and Local Union No. 119, Paper Cutters of New York and Vicinity, and authorized to act in the premises for and in behalf of the said organizations; and,

WHEREAS, the establishments represented by the party of the first part are employers in the lithographic trade, and the organizations represented by the party of the second part are composed of employees of the said trade;

Now, THEREFORE, in order to regulate the mutual relations of employers and employees in the said trade, to assure stability in the said trade and to provide for a fair and peaceable adjustment of any and all controversies and disputes between the parties hereto in their respective subordinate bodies and the individual members thereof during the term of this agreement, the said parties hereto hereby agree to and with each other as follows:

SECTION 1. PAR. A. The party of the first part hereby agrees that, from the date of the execution of this agreement, the concerns it represents will employ in their respective establishments only members in good standing of the organizations represented by the party of the second part in the same manner as they have been doing between the 1st day of March, 1904, and the 10th day of March, 1904, excepting in departments where only non-members have been employed between the said 1st and 10th days of March, 1904, and excepting that in departments where both members and non-members have been employed between the 1st and 10th days of March, 1904, both may be employed only in the same proportion as existed between the 1st and 10th days of March, 1904.

The foregoing shall apply to present members of the party of the first part; and in case of new members of the party of the first part, it is expressly provided, that in the establishments of members of the party of the first part who have become members after April 11th, 1906, that should any non-members of the party of the second part become members of any of the organizations represented by the party of the second part, after April 11th, 1906, during the time they are employed by such concern, represented by the party of the first part, the proportion of members to non-members in such shop shall be changed accordingly.

It is expressly provided that in case of applicants for membership in the Employing Lithographers' National League, between whom and the organizations, party of the second part, there exists a general strike or lockout, the Employing Lithographers' National League will not act on such application while said strike or lockout remains unsettled, provided, however, that such strike or lockout does not exceed a period of one year.

It is also expressly provided that the party of the second part is prohibited from accepting as members any non-members who may be engaged in any strike or lockout with any member of the party of the first part, which strike or lockout has not exceeded a period of one year.

PAR. B. The party of the second part shall furnish promptly to the party of the first part efficient help when required, and if it shall not do so non-members of the party of the second part, sufficient to meet the requirements of the party of the first part, may be temporarily employed. Should it be necessary, in order to secure such help, to guarantee a certain period of employment, the length of the period shall be previously agreed upon and arranged in writing between the local representatives of the two parties to this agreement. Any such non-union men employed under the terms of this paragraph shall be afforded opportunity to join the union, unless the union formally notifies the party of the first part in writing that such a man is so objectionable to such union as to prevent his becoming a member of such union. Should he join the union, he may continue in his position. Should he not join the union, he shall be discharged immediately upon the union furnishing an efficient workman.

PAR. C. Paragraph B of Section 1 shall not apply to the association known as the Poster Artists' Association of America.

PAR D. Nothing in this agreement shall prevent the employment in any shop represented by the party of the first part of any man who shall have heretofore made an employment contract or agreement prior to April 11th, 1904, with any employer represented by the party of the first part or an individual agreement with the Lithographers' Association, East or West or Pacific, provided that such men shall only be employed in the branch of the trade for which they were engaged by or under such contracts or agreements, it being understood that no person has been engaged under contracts above referred to to do Poster Artists' work.

PAB. E. It is further mutually understood and agreed between the parties hereto that Local Union No. 119, Paper Cutters, of New York and vicinity, being a body having only local jurisdiction, the terms of this agreement shall only apply to cutters within the jurisdiction of said Local Union No. 119, Paper Cutters of New York and vicinity.

SECTION 2. PAR. A .The rate of wages to be paid to the employes, members of the organizations represented by the party of the second part, shall not be reduced, except by mutual consent of both parties to this agreement; and the hours of labor which shall constitute a week's work for such employes during the term of this agreement shall not be increased.

PAR. B. The question of the shorter work week may be put up for joint action or arbitration upon the application of either party to this agreement.

SECTION 3. PAB. A. Overtime shall consist of any time worked in excess of the daily schedule of hours in any establishment, and compensation for same shall be as follows: For members of the Lithographers' International Protective and Beneficial Association of the United States and Canada, the International Protective Association of Lithographic Apprentices and Press Feeders of the United States and Canada, the International Association of Lithographic Stone and Plate Preparers of the United States and Canada, and Local Union No. 119, Paper Cutters of New York and Vicinity, time and a half for all overtime worked, and double time for time worked on Sundays and helidays; for members of the Poster Artists' Association of America and the Lithographic Artists, Engravers and Designers' League of America, time and one-half for all overtime work, including Sundays and holidays.

PAR. B. A national joint commission shall convene within thirty days after the date of this agreement for the specific purpose of determining an equitable method to prevent the payment of overtime to an employe who WILFULLY absents himself during the regular working hours during the week in which the overtime is worked, provided such absence is prior to his working overtime.

PAR. C. Paragraph B shall not apply to the Poster Artists' Association of America, in which organization the following agreement shall govern:

The Poster Artists' Association agrees that any of its members who shall wilfully lose regular time in an establishment shall make up such time on the same day before they shall be entitled to receive time and a half.

SECTION 4. PAR. A. The ratios of apprentices to journeymen under which the parties hereto are now working shall remain in force during the term of this agreement, with the exception that for the International Association

of Lithographic, Stone and Plate Preparers of the United States and Canada, in all shops where less than five but at least three journeymen are employed, there may be at least one apprentice; the average number of journeymen in each establishment employed for the 52 weeks ending April 11, shall be taken as the basis of computation for the number of apprentices for the year next ensuing in such establishment; but in any particular case where this rule would work injustice, an exception to this rule may be made by reference to a joint commission.

Nothing in this clause shall prevent the submitting of the question of an increase of the ratios of apprentices to joint action or arbitration, under the following conditions:

First: Should the initiative be taken by the party of the second part;

Second: Should the question of the shorter work week be decided by joint action or arbitration in favor of the shorter work week, it being expressly understood and agreed that in case the hours of labor in any branch of the establishment represented by the party of the first part should be reduced, by joint commission or arbitration, the ratio of apprentices in such branch only may be made a subject of joint commission and arbitration.

PAB. B. In the nomination of apprentices in the Press, Transferring and Proving departments, preference shall if possible be given to press feeders. Of this, however, the employer shall be the sole judge.

SECTION 5. PAR. A. The piece, contract or task work system shall not be extended to any establishment in which it was not practised during the year 1905, nor shall the average quantity of work done under this system in those establishments in which it was practised during the year 1905 be increased.

PAR. B. And it is further understood and agreed that the members of the Poster Artists' Association of America will not be required or permitted to do piece work on stone, zinc or aluminum.

SECTION 6. PAR. A. Should any dispute or difference of a national character arise or any question undetermined by a Local Joint Commission, between the party of the first part and the party of the second part, or any of the members thereof who are subject to the terms of this agreement, on any question or point not specifically covered by the terms of the agreement, such differences and disputes shall be submitted to a national joint commission for settlement within four days, if possible, but within ten days at most, such national joint commission to consist of an equal number of delegates, to be selected by the two representative parties thereto, and the majority of such commission shall decide. In the event of a failure on the part of the said national joint commission to decide such differences or disputes, the same shall be submitted to a board of three arbitrators, within ten days, if possible, but within twenty days at most, one of whom shall be selected by the party of the first part, one by the party of the second part, and one by the two arbitrators so selected, and the decision of the majority of such arbitrators shall be final and binding upon both parties to the controversy.

PAR. B. Should any dispute or difference of a local character arise between any employer and employe who are subject to the terms of this agreement, on any question or point not specifically covered by the terms of this agreement, such differences and disputes shall be submitted to a local joint commission for settlement, within four days, if possible, but within ten days

at most, the said local joint commission to consist of an equal number of delegates to be selected by the two respective parties hereto, and the majority of such local joint commission shall decide, but any decision of any local joint commission which is not unanimously adopted by the delegates from both parties thereto may be appealed from to a national joint commission by either party, provided such appeal be taken within five days after such decision has been rendered. In the event of a failure on the part of the said local joint commission to decide such differences or disputes, the same shall be submitted to a national joint commission, and they failing to decide such differences or disputes, the subject shall then be submitted to a board of three arbitrators, within ten days, if possible, but within twenty days at most, one of whom shall be selected by the party of the first part, one by the party of the second part, and one by the two arbitrators so selected, and the decision of the majority of such arbitrators shall be final and binding upon all parties to the controversy.

PAR. C. All decisions of joint commissions and arbitrators shall be in writing.

PAR. D. In the event of refusal or neglect on the part of any member of the organizations, parties hereto, to carry out any decision of the said joint commission or board of arbitration, both parties hereto shall cooperate and use their entire joint influence and power to secure compliance with such decision.

PAR. E. National joint commissions shall consist of six delegates and local joint commissions of eight delegates, equally divided between the parties hereto, and in the case of the absence of any member his vote shall be paired with that of one of the delegates from the other party.

SECTION 7. And the said parties hereto further agree that during the term of this agreement no strike shall be called by the party of the second part, and no lockout shall be declared by the party of the first part.

SECTION 8. It is expressly understood and agreed that in no case shall the party of the first part discriminate in any manner against the members of the organizations, party of the second part, or any men who came out with the party of the second part during the strike of 1904; nor shall the party of the second part discriminate in any way against the members of the party of the first part.

SECTION 9. The terms of this agreement shall not be binding upon any member of the party of the first part in his dealings with employes who are not members of the organizations, party of the second part.

SECTION 10. PAR. A. This agreement shall continue and remain operative and binding upon the parties hereto and the individual members thereof for and during the term of three years from April 11, 1906. Three months prior to the termination of this agreement the parties thereto shall meet and determine whether an agreement shall be made for a further term.

PAR. B. Each party in executing this agreement represents and agrees that it has full authority to execute the same in behalf of all its individual members, and that all necessary steps have been taken to secure such authority.

In witness whereof, the parties hereto have caused this agreement to be signed by their respective presiding officers and secretaries the day and year first above written.

## MAILERS, NEW YORK CITY.

[About September 1, 1905, the New York Mailers' Union No. 6, a branch of the International Typographical Union, requested several changes in its newspaper scale, which were demurred to by the Publishers' Association, and were accordingly submitted to arbitration. Messrs. Don C. Seitz of the "World" and John Norris of the "Times" represented the Publishers' Association; and President D. J. McGullough, Vice-President D. L. Corcoran, and Secretary W. B. Fullam, the union, while Supreme Court Justice P. H. Dugro acted as arbitrator. The principal demands of the union were for an advance of \$3 in weekly wages, which were then \$16 and \$19 for day workers, and eight in place of ten hours of work on Saturdays. The arbitrator's award, made May 17, 1906. allowed an increase of \$1.50 in wages and nine hours' work on Saturday. The changes took effect September 1, 1905, and called for some \$15,000 back pay by the newspapers represented in the Publishers' Association. The following is the newspaper scale as revised in accordance with the award.]

#### ARTICLE 1.

SECTION 1. None but journeymen members of Mailers' Union, No. 6, shall be employed in the stamping, delivering and mailing departments of daily, weekly, monthly, Sunday or evening newspapers, at stamping, mailing, bundling, delivering or elevator work. Inserting, when done by union men, shall be paid for at day or night rates, as the case may be, of Mailers. Members of Mailers' Union No. 6 shall be given the preference in such employment.

2 SECTION 2. Foremen of mailing and delivery departments shall be members of Mailers' Union No. 6, and shall supervise and attend to all work as specified in preceding section.

#### ARTICLE II. NIGHT WORK.

- 8 SECTION 1. Seven consecutive hours, or any part thereof, shall constitute a night's work, on all nights except Saturday night, when nine consecutive hours or any part thereof, shall constitute a night's work.
- 4 Sec. 2. Beginning with September 1, 1905, stampers and delivery clerks shall receive \$23.50 per week.
- 5 Sec. 3. Beginning with September 1, 1905, mailers and elevator men shall receive \$20.50 per week.
- 6 Sec. 4. Overtime for night stampers and delivery clerks shall be at the rate of 60 cents per hour.

Overtime for night mailers and elevator men shall be at the rate of 55 cents per hour.

- 7 SEC. 5. Extra journeymen to regular force shall receive 50 cents more than scale on all nights except Saturday night, when \$4.50 shall be paid for nine hours or any part thereof.
- 8 Sec. 6. Night work on Saturday nights shall commence between the hours of 4.30 P. M. and 11 P. M.

## ARTICLE III. DAY WORK.

9 SECTION 1. Eight consecutive hours, or any part thereof, shall constitute a day's work, and six days a week.

⁽¹⁾ Under last scale "Inserting" was done by the piece. It is now at time rates for members of the union.

(2) New section.

(3) Reduction of one hour on Saturday night only.

(4) Increase of \$1.50 for week — seven nights.

(5) Increase of \$1.50 for week — seven nights.

(6) Overtime increase 10 cents an hour.

(7) Extra journeymen formerly received same as steady men now receive an additional 50 cents. Saturday night's work formerly called for 10 hours at \$4.50.

They now work 9 hours for \$4.50.

(8) New section.

(9) Same as previous scale.

⁽⁹⁾ Same as previous scale.

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- 10 SEC. 2. Stampers and delivery clerks, beginning with September 1, 1905, shall receive \$20.50 per week.
  - 11 SEC. 3. Mailers and elevator men shall receive \$17.50 per week.
- 12 SEC. 4. Overtime for day stampers and delivery clerks shall be at the rate of 55 cents per hour.

Overtime for day mailers and elevator men shall be at the rate of 50 cents per hour.

18 SEC. 5. Extra journeymen to regular force shall receive 50 cents more than scale per day, for eight hours, or any part thereof.

14 SEC. 6. Double time shall be paid for all Sunday work on evening newspapers.

#### ARTICLE IV. APPRENTICES.

SECTION 1. Apprentices shall be limited one to each chapel, but all apprentices now employed shall be allowed to finish their full term for learning the trade of mailer. Apprentices wages shall be whatever the employer sees fit, and he shall serve at least four years as such, but no apprentice shall be adjudged a journeyman until he shall have served the full term of four years.

SEC. 2. Apprentices may learn one branch each year of their apprenticeship, but will not be allowed to stamp until the fourth year, and shall not take the place of a journeyman unless a substitute cannot be secured. Apprentices after graduating shall be allowed to fill the first vacancy.

#### ARTICLE V.15

Men working in the day time are to be considered day men, and men, working at night are to be considered night men, irrespective of whether they are employed on morning, Sunday, weekly or afternoon work.

## ARTICLE VI.15

Mailers' Union No. 6, whenever called upon, will supply the offices with competent, experienced and satisfactory men, and if the union should fail or neglect to supply such help in ample time to prevent delay on the issue of the paper, after such demand shall be made upon it, it shall be proper for the office making such demand to secure such help from any source possible, and retain such help permanently in its employ, provided such help shall be eligible and shall immediately make application to become a member of Mailers' Union No. 6.

#### ARTICLE VII:

This scale shall stand for three years, commencing September 1, 1905.

⁽¹⁰⁾ Increase of \$1.50.(11) Increase of \$1.50.

⁽¹²⁾ Overtime increase 10 cents an hour.

⁽¹³⁾ New section.

⁽¹⁴⁾ New section.(15) Same as former scale.

## III.240 NEW YORK STATE DEPARTMENT OF LABOR.

#### PHOTO-ENGRAVERS, ROCHESTER.

These articles, made and mutually agreed upon this
The Rochester Herald Co.  The Culver Engraving Co.  The Central Printing & Engraving Co.  The Christy Engraving Co.  The Post Express Printing Co.  The Union & Advertiser Co.
(Signed.)

First. That the employing photo-engravers shall employ only members of the International Photo-Engravers Union, or such men as signify their intentions to make application for membership in Photo-Engravers' Union No. 22, I. P. E. U. at the following regular meeting and that no non-union man shall be allowed to go to work without having procured a temporary working permit from the chapel chairman.

SECOND. That the employing photo-engravers shall not pay less than the following minimum journeymen scale of wages:

Half-tone photographers	\$21	00 per week
Half-tone etchers	21	00 per week
Half-tone finishers (engravers)	21	00 per week
Line finishers	18	00 per week
Proofers	18	00 per week
Line etchers. :	18	00 per week
Routers and blockers	18	00 per week
Half-tone printer	15	00 per wεek

THIRD. That the working hours shall be 48 hours per week; that no employee shall be laid off between starting time and noon hour or noon hour and quitting time. In the absence of a journeyman, should another journeyman not be available to take his place, the employer be allowed to put the apprentice to work, pending the approval of the chapel.

FOURTH. It is further agreed that if the conditions in any shop are such that it is not advisable to employ a printer, that the etchers' apprentice shall do the printing at the regular apprentice wages.

FIFTH. That all extra time be charged as follows: Overtime, time and one-half: holidays and Sundays, double time.

SIXTH. Holidays to be observed are New Year's Day, Decoration Day, Fourth of July, Thanksgiving Day and Christmas Day.

SEVENTH. That apprentices are to serve an apprenticeship of not less than five consecutive years in one shop, beginning at the age of sixteen years or over, and that the probationary period, after five years have been served in one branch by an apprentice, shall not exceed one year.

EIGHTH. That all apprentices shall be mutually and formally indentured to both parties to this agreement, and that Photo-Engravers' Union No. 22, I. P. E. U. shall recognize apprentices; and, that the wages of apprentices are to be fixed by employers; and, that such apprentices as are not satisfactory for any reason may be dismissed at the option of the employers.

NINTH. That the ratio of apprenticeship shall be as follows: One apprentice to three journeymen, two apprentices to seven journeymen. In shops with less than three journeymen, one apprentice to each shop.

TENTH. That the employing Photo-Engravers reserve themselves the right to require any journeyman or apprentice, when the situation may demand, or when he may be idle in his own branch, to assist temporarily in any of the several branches of the business, other than the one in which he may be chiefly employed or specified.

ELEVENTH. That this scale of wages and agreement is to take effect at once.

TWELFTH. That no contracts, verbally or otherwise, shall be entered into by and between the employers and employees during the life of this agreement, unless said contract has been presented to the International Photo-Engravers' Union and endorsed by same.

THIETEENTH. That all further dispute that may arise not covered by this agreement, shall be submitted to an arbitration committee, consisting of two from each party to this agreement, and if this committee shall fail to agree, then said four members shall choose a fifth, who shall be a disinterested party. Said fifth member shall be chosen by said four members within three days from their failure to agree. Said committee shall render its decision within three weeks from the time of the appointment of said fifth party. During the time of said arbitration, no strike or lockouts shall be engaged in by either party to this agreement.

Wage scale, hours, and the apprentice ratio as well as the constitution of the laws of the Photo-Engravers' Union No.——, and the International Photo-Engravers' Union of North America, shall not be subject to arbitration.

## WALL PAPER MACHINE PRINTERS, CORTLAND, GLENS FALLS, ETC.

[Terminating dispute of July 8-10, described in Table I, p. 52.]

Articles of agreement between The Wallace Wall-Paper Co., hereinafter called the Manufacturer, party of the first part, and the Machine Printers and Color Mixers' Union, and the Machine Printers and Color Mixers, subscribers hereto, parties of the second part, witnesseth:

ARTICLE I. It is hereby mutually agreed that the contract entered into between the above mentioned Manufacturer and the Machine Printers & Color Mixers for the year ending June 30, 1906, shall as to the parties hereto continue in force until the 31st day of July, 1906.

ARTICLE II. That this contract as to the terms of employment shall continue in force from August 1, 1906 to July 31, 1907, and as to all its other terms and conditions, excepting only the duration and terms of employment,

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shall continue in force for a period of three years, namely, from August 1, 1906, to July 31, 1909.

ARTICLE III. The manufacturer guarantees to the Machine Printers and Color Mixers, subscribers hereto, fifty (50) weeks' employment during the period between August 1, 1906 and July 31, 1907, the employment to be continuous excepting as hereinafter specified at the following rate of wages:

Color mixers, at least	\$25 00	
Six color machine printers, at least	20 00	
Eight color machine printers, at least	22 00	
Ten and twelve color machine printers, at least	25 00	

And an additional dollar per week shall be paid for the machine printing

ABTICLE IV. The wages thus specified are to cover six working days of ten hours each, excepting that during the months of May, June, July and August, 1907; April, May, June, July and August, 1908, and April, May, June, July, August and September, 1909, five working days of ten hours each and one day, Saturday, of five hours each shall constitute a week's work. In case it is necessary to work overtime, or on any of the following designated holidays: Fourth of July; Labor Day; Thanksgiving; Christmas; New Year's, Washington's Birthday, and Decoration Day, it is agreed that for such overtime or holiday, that machine printers and color mixers shall receive time and one-half time, and shall work but four nights a week, Wednesday and Saturday being omitted. But it is understood there shall be no pay for legal holidays unless the mill is run. It is also agreed that should it be necessary to run any mill all night, even though a double force of men be hired, time and one-half time shall be paid to the night force.

ARTICLE V. The agreement hereby made embraces a sufficient number of printers and color mixers to fully equip the said factory, and the latter agree in the event of the absence, through illness or otherwise of any machine printer or color mixer referred to in this agreement, to provide equally competent help to supply the places of the absent machine printers or color mixers, and in the event of their inability to do so, the privilege is retained by The Wallace Wall-Paper Co. to employ the best help obtainable to fill such vacancies, pending the inability of the Machine Printers and Color Mixers' Union to fill such vacancies from their membership.

ARTICLE VI. The Machine Printers and Color Mixers' Union further agrees on behalf of its rembers, and particularly on behalf of those employed by The Wallace Wall-Paper Co., that it will refrain from interfering with the management of the factory in the slightest detail. The party of the first part agrees that at least one boy shall be on a machine at all times, or one man for two machines, and two boys or one man while changing, and one helper to each color mixer, and that it will employ a color mixer to every three printing machines operated and will not employ a larger number of apprentices than one to every seven machine printers and one to every five color mixers. The machine printers and color mixers individually agree that during the period of their agreement, they will remain in good standing with the Machine Printers and Color Mixers' Union.

ARTICLE VII. It is agreed that the party of the first part shall have the privilege of discharging any machine printer or color mixer who may become incompetent or careless in his duties and in the event of any disagreement between the parties of the second part and the parties of the first part, that the grievance shall be submitted first to a committee of the parties of the second part. If the grievance so submitted by the parties of the first part to the parties of the second part or vice versa, cannot be amicably adjusted immediately between them, or in case the parties of the second part desire or claim the right to submit the question to their National Organization, then the decision of the parties of the first part shall prevail and work shall continue until such matter is either adjusted between the parties to this contract themselves or until the dispute shall be decided by the National Organization for the parties of the second part.

ARTICLE VIII. It is furthermore agreed that the manufacturer will, during the continuance of this agreement, use only Union cut blocks; the blocks now owned, contracted for or required for use in the line of the manufacturer for the season beginning July 1, 1906 and ending July 31, 1907, or now on hand or owned by the manufacturer, shall be treated and considered Union cut blocks and will be stamped or marked by the Block Cutters' Union, and at its expense; and that there will be and shall be no increase of the wages nor lessening of the hours of the Block Cutters' Union for and during the term of this contract, and for a violation of this term of the contract, the whole contract shall be null and void; provided, however, that no non-union cut blocks acquired in violation of a like provision in any contract existing since July 1, 1904, shall be used.

ABTICLE IX. Both parties agree to give at least thirty days' notice of any contemplated change upon their part, if the party of the first part desires to make a change or parties of the second part before the expiration of this agreement.

It is expressly understood and agreed that in the event of serious injury to or the destruction of the factory or premises of the said manufacturer by fire, wind storm or other misfortune, this agreement shall be null and void during the continuance of the disability of the company on account of such injury or destruction to property.

ARTICLE X. It is further understood and agreed that the party of the first part hereto shall not and will not place any orders for the manufacture of goods with any other than a Union factory which has executed with its Union men a fac-simile of this agreement.

In witness whereof, the respective parties have hereunto set their hands and seals this 1st day of August, 1906.

## IX. CLOTHING, MILLINERY, LAUNDRY.

#### CLOAK MAKERS AND PRESSERS, NEW YORK CITY.

[Reported by the union May 31, as signed by twenty-seven employers.]

Memorandum of agreement made this ........ day of May, 1906, by and
between the firm of ........., consisting of ...........
hereinafter called the Firm, party of the first part, and the Childrens'
Cloaks and Reefer Makers' Union and the Cloak Pressers, Locals Nos.

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17 and 35 of the I. L. G. W. N., a voluntary association, hereinafter called the Uhion, party of the second part.

The firm hereby agrees to employ and does employ the said Union to perform for it all the operating, finishing, busheling, pressing and cutting required by the firm in the manufacture of childrens' cloaks and reefers and to pay for same in accordance with the price-list below on the conditions stated below, and the Union agrees to perform said work in a first-class workmanlike manner

The hours of work shall be as follows:

On the first five working days of the week; from 7:30 A. M. to 6 P. M. with one hour recess for dinner, and on the last working day of the week from 7:30 A. M. till 5 P. M. and one hour recess for dinner.

The firm agrees to employ on said work no persons except members in good standing of the said Union.

An officer or duly authorized committee of the Union shall have a right to enter the factory of the firm to confer with members of the Union employed in said factory.

Cutters shall be allowed a half-day holiday on Labor Day and Election Day without any deduction from the wages.

Wages shall be paid weekly in cash on each and every third day for work completed until and including the previous six days.

Prices on new styles shall be determined by a shop committee and the firm, reference to be had to prices on present styles.

The week-hands shall be paid for overtime work at the rate of one and one-half (1½) times the usual wages. Under no circumstances shall overtime work be allowed on Monday nor on any day after 8:30 P. M. The employees shall be notified at 4 P. M. of the same day when overtime work is desired by the firm.

The fees of counsel retained to draw this agreement shall be paid by both parties equally.

This agreement is to take effect at once and to continue in force until the first day of ......, 1907.

It is further agreed in view of the fact that the damages which the Union is likely to sustain through a breach of contract on the part of the firm are incapable of exact ascertainment, that the firm in case of its violation of this contract shall pay to the Union the sum of \$500 as liquidated damages.

No work shall be sent to be done outside of the factory located at ......, unless all inside hands are engaged to the full capacity of the factory.

As security for the faithful performance by it of the terms of this contract, the firm shall execute a promissory note for the sum of five hundred (\$500) dollars. The Union shall become the absolute owner of the note upon the occurring of a breach of contract on the part of the firm and after at least two employees will make a sworn statement of the breach of contract.

In witness whereof, the firm has caused these presents to be signed by one of its members and to sign its firm name and affix its seal and the association has caused one of its officers to sign its name and annex its seal this ....... day of ......, 1906.

## GARMENT WORKERS, BROOKLYN.

[Terminating dispute of March 2-May 25, described in Table I, p. 56.]

Articles of agreement made this twenty-eighth day of May, nineteen hundred and six, between J. Eisner & Company, a corporation, duly organized under the laws of New York, of the Borough of Brooktyn, City and State of New York, parties of the first part, and the United Garment Workers of America, a duly organized, voluntary association, representing in this agreement its following locals, to wit: the Coat Makers Local, No. 15; the Vest Makers Local, No. 16; the Button-hole Makers Local, No. 94; the Pants Makers Local, No. 159, and the Childrens' Jacket Makers Local, No. 175, parties of the second part, in manner following:

WHEREAS, the parties of the first part are carrying on the business of manufacturing clothing of all kinds, and having their factory and place of business at No. 926 Sheffield avenue, in said place; and are desirous of employing various workingmen, all members of the said Union; and whereas, the said parties of the second part are organized by their said members for the purpose of working together in a harmonious and profitable manner and for the common benefit of all members of the said Union; and for that purpose desire to work with those and those only who are good standing members of the said Union, and abide by its rules and regulations.

WITNESSETH, that in consideration of the mutual promises by each of the parties herein to the other, and in consideration of each of the parties herein performing the terms and conditions of this agreement, as hereinafter stated, each of the parties hereby agrees to perform the within terms and conditions for a period of three (3) years, commencing on the aforesaid date and ending on the twenty-eighth day of May, nineteen hundred and nine, as follows:

First. The parties of the first part hereby agree to employ in their said place of business during said term, all such basters, operators, finishers, pressers, fitters, button-hole makers, bushelers and such other workingmen, each in his said capacity, as shall be furnished them by the parties of the second part; and shall during the said term, employ no employees, workingmen or help, other than those belonging to and who are members of the parties of the second part and in good standing thereof, and who conform to the rules and regulations of the said parties of the second part; and the said parties of the first part shall cease to employ all such employees as shall not be in good standing, and who shall not conform to the rules and regulations of the said parties of the second part, upon the said parties of the first part being duly notified to that effect by their duly credentialed representatives.

SECOND. The parties of the first part hereby agree to abide by the rules and regulations of the parties of the second part, as known in the trade; and agree to permit and allow representatives of the parties of the second part to enter their factories at any hour of the day and night for the purpose of inspection and enforcement of the terms and conditions of this agreement. The parties of the first part shall in no instance employ working men and help whatsoever, even those who are members of the parties of the second part, unless such working men, help and employees and each

of them shall have first produced a pass-card duly executed and signed by the authorized business agents of the parties of the second part; said card shall show that its bearer and holder is a member in good standing of the parties of the second part, and that he has fully complied with the rules and regulations of the said parties of the second part.

THIRD. The system of work in and about the said factory and place of business of the parties of the first part shall be that known as week work; that is, the employees herein are to be employed by the week only, excepting the pants makers of Local No. 159, who are to continue to work piece work. The rate of wages shall during the term be gradually increased; but in no instance shall the rate of wages be lowered or decreased.

The total number of hours per week during the term, excepting during the months of June, July and August, shall not exceed fifty-seven and a half '(57½) hours per week. The hours of labor for any working day shall begin at 7:30 o'clock in the forenoon; and the day's labor to end not later than six o'clock in the afternoon; excepting the last working day of the week, the day's labor shall end not later than five o'clock in the afternoon; and also except the last working day of the week during the months of June, July and August, the day's labor shall end not later than one o'clock in the afternoon. During the hour from twelve at noon until 12:45—for a period of forty-five minutes—of each and every day, no work shall be done but the same shall be devoted for noon recess.

Parties of the first part do also agree, that should a shorter work day become current in the tailoring trades during the period for which this agreement is signed, that they will grant the same to their employees.

FOURTH. The wages and earnings of the employees and working men for each and every week shall be paid to them on the last working day of each and every week; the week's work to begin on any day of the week according to the consent of the parties of the first part and the said employees. During the slack season of the year all employees and working men that shall have worked at said place of business during the busy season of the year, shall remain and continue to work, if they so desire; and in that event whatever work there shall be in the said factory shall be divided between all of them; or all of them shall be put to work half time or at any fraction of a day or week, according to arrangement; but no working men or employees shall be laid off or discharged on account of slack (sic) so as to keep a number of them working full time.

FIFTH. The parties of the second part hereby agree to furnish all such employees, working men and help that at any time it may have on its application books, which books they agree to keep for the benefit of the parties of the first part and the said employees and working men; and hereby agrees to furnish such help and employees to the parties of the first part, whenever so by them requested, without charging any fees or receiving any remuneration for such services, from either the said parties of the first part or said employees and working men.

SIXTH. The parties of the second part hereby agree to see that the said employees and working men that they shall furnish to the parties of the first part shall devote all their time, attention, skill and diligence to the performance of the works hereinbefore mentioned, during the hours hereinbefore

stated; in the event of any dispute arising between the parties of the first part and any of the said employees, about the terms and conditions of this agreement and the fulfillment thereof by them, the same shall be referred to the General Executive Board of the parties of the second part; and in no instance shall the parties of the first part discharge any of their said employees, nor shall any of the said employees leave their said employment for any reasons arising out of any disputes between them and the said parties of the first part as aforesaid, without first submitting their matter of dispute and difference to the said Executive Board; and the parties of the second part hereby agree to endeavor and duly to exert themselves through their said Executive Board to promote and bring about as amicable a settlement of all such disputes and differences as in the nature of things shall be possible.

SEVENTH. Each of the said locals shall have a shop chairman, whose duty it shall be throughout all times to maintain order in the said factory, and to promote the harmonious working together between the said parties of the first part and the said employees; and in this matter he shall absolutely and fairly represent the interests of the said parties of the first part as well as the interests of the said employees and working men; and the said parties of the second part hereby agree to give full effect to any arrangement made between the said shop chairman and the said parties of the first part.

EIGHTH. The following eight days shall be holidays for which the said employees shall be paid for according to the rate of their wages though they shall not work on the said days, to wit: Washington's Birthday; the Fourth day of July; Labor Day; Rosh Hashanah; Iom Kippur; Christmas; New Year's and Election Day.

If other holidays not herein specified are to be observed, one week's notice must be given the J. Eisner & Company, parties of the first part.

NINTH. If the parties of the first part shall lay off or stop the said employees or working men on any Saturdays or the last days of the week during the said term; then and in that event such a proportion of the employees' wages or earnings shall be deducted from their said wages or salaries as the number of hours that they shall so stop or be laid off during the said last days of the week shall bear to the whole number of working hours in a week.

The parties of the first part hereby agree to furnish free of charge, to all pressers that they may employ, such press cloth as shall be necessary for said pressers in their said works.

TENTH. The parties of the first part shall have the right to discharge any employees for incompetency or misconduct.

ELEVENTH. In the event of the parties of the first part dissolving or ceasing to do business during the period covered by this agreement, then in that event, said agreement shall be in all respects ended and terminated.

In witness whereof, the parties herein have set their hands and seals the day and year first above written.

(Signed) J. EISNER & Co. B. A. LARGER, General Secretary, U. G. W. A.

## KNEE PANTS MAKERS, NEW YORK CITY.

[Terminating dispute of May 30-June 23, described in Table I, p. 56.]

Memoranda of agreement, made and entered this 25th day of June, 1906, by and between the Knee Pants Makers' Union No. 1 of New York, a corporation duly organized under and by virtue of the laws of the State of New York, and being Local Nineteen of the United Garment Workers of America, party of the first part, and ......, party of the second part, vie:

First. Said party of the first part hereby agrees to and with the party of the second part to furnish to said party of the second part all the operators and pressers which said party of the second part may or will require for the purpose of manufacturing knee-pants, and it also agrees that all the so furnished operators and pressers should be competent and skillful in the respective branches of their employment.

SECOND. And said party of the second part further agrees to and with said party of the first part to employ, or cause to be employed, none but bonafide members of the said party of the first, that is to say, that all the help employed by party of the second part shall and will be members in good standing of party of the first part.

THIBD. And it is further agreed between the parties to these presents that 59 hours shall and will constitute a week's work, to wit: From 7 o'clock A. M. to 12 noon, and from 1 o'clock P. M. to 6 P. M., during the first five days of the week, and from 7 o'clock A. M. to 12 noon, and from 1 o'clock P. M. to 5 o'clock P. M. on the sixth day of the week; and that said employees so furnished by said party of the first part should not be required nor allowed by the party of the second part to work a greater number of hours than the specified heretofore.

FOURTH. And it is agreed that said party of the second part hereby select out of the membership of the party of the first part operators and pressers of skill and competence, known and satisfactory to said party of the second part, and that the said party of the second part hereby agrees to employ said operators and pressers selected by said party of the second part as aforesaid during the whole term of this agreement. And that in case if one of the selected operators and pressers shall become sick or disabled for any considerable period of time or otherwise leave the employment, then it should be the duty and obligation of the party of the first part to substitute said employee by another member of said party of the first part, competent and skillful in that particular line or branch of employment.

FIFTH. And it is also agreed that party of the second part shall and will pay to the employees furnished to (sic) by party of the first part, the prices as set forth in the schedule hereto annexed, and not less, and that said employees will work for said prices, and shall not and will not require higher prices during the continuance of this agreement. And that said party of the second part shall and will not pay to all the employees furnished to as aforesaid all their wages or salaries on the last day of each and every week.

SIXTH. And it is further agreed that said party of the second part shall and will supply all and any of the employees furnished to (sio) by the party of the first part as aforesaid with all the sewing machines, needles, oil, iron

and other tools, instruments and materials, which are or may be required in the course of their respective employment, free of any charge, and that said party of the second part shall and will keep said machines in good working order and repair at his, said party's of the second part own expense. And that the pressers only should be permitted to fold to work.

SEVENTH. And it is further agreed that said party of the second part shall and will deposit with the said party of the first part a promissory note in the sum of ....... dollars, which is given as a security for the better performance on the part of the second part of all the terms and conditions of this agreement, it being hereby expressly agreed and understood that the said sum of ....... dollars is the amount of the final, stated and liquidated damages for any breach of this agreement by either of the parties, it being hereby expressly stipulated and agreed that this shall not cover a failure of the party of the second part to pay to its employees their earned waget or salaries.

EIGHTH. And it is finally agreed that this agreement shall and will remain in force for the period of one year from date.

In witness whereof said party of the first part has hereunto caused this agreement to be signed by its secretary and sealed with its seal, and party of the second part signed and sealed the same day and year first above written.

In the presence of

H. ZUCKERBERG,

Secretary.

## LAUNDRY WORKERS, ALBANY.

[The following agreement varies from the standard form of the International Union in calling for one month's notice in paragraph 12 instead of three months. The hours of work (par. 3) and number in the board of arbitration (par. 7) are left to local negotiations.]

This agreement, entered into this the .......... day of ...... 190..., by and between Ide Bros., hereinafter known as the employer, and the Shirt, Waist and Laundry Workers' International Union, headquarters, Troy, N. Y., herinafter known as the Union.

Witnesseth, That in consideration of the use of the Union Trade label or stamp the employer agrees to abide by the following conditions:

FIRST. The employer agrees to employ none but good standing members of their union in each branch or department.

SECOND. That in accordance with State laws relating to workshops, all sanitary conditions shall be observed.

THIRD. Fifty-five hours shall constitute a week's labor. No reduction in wages to be made on account of reduction of hours of labor.

FOURTH. The employer shall abide by the union conditions as entered into and agreed upon in each branch or department.

FIFTH. It is mutually agreed that the union will not cause or sanction a strike, or the employer will not lock out his employees while this agreement is in force.

SIXTH. When necessary, a properly accredited officer or representative of the International Union shall be allowed to inspect the shop conditions and use of the label, etc., in factory or laundry.

## III.250 NEW YORK STATE DEPARTMENT OF LABOR.

SEVENTH. All questions of wages or conditions of labor which cannot be mutually agreed upon shall be submitted to a board of arbitration composed of three persons, one to represent the employer and one person to represent the union, these to select a third member of the board.

EIGHTH. The decision of a majority of this board shall be final and binding on the employer, the employees, and the union.

NINTH. Said label or stamp is the property of the union and shall be in possession of a member designated by the union. It is further agreed that on the discontinuance of this contract, the employer agrees to return all labels, cuts or stamps furnished, without cost to the union. And to surrender all claims to their further use.

TENTH. The union on its part agrees to exert its power as a labor organization to advertise and to make all reasonable effort to benefit the business of the employer.

ELEVENTH. This agreement shall not be transferable.

Signed by

IDE BROS.

For Employer.

J. W. SMILEY,

For International Union.

At a meeting of Local Union No. [19,] the foregoing contract was approved.

JOHN T. Ross,

President.

CHAS. A. MILLER,

Secretary.

#### NECKWEAR MAKERS, NEW YORK CITY.

First. Said party of the first part hereby agrees to and with said party of the second part, to furnish said party of the second part all the operators, turners, point makers and pressers which he, said party of the second part, may or will require, and said party of the first part hereby also agrees that all the so furnished employees shall and will be competent and skillful in the respective branches of their employment as workers on neckwear, on which said party of the second part hereby agrees to employ them at his place of business.

SECOND. And said party of the second part therefore agrees to and with the said party of the first part, to employ none but bona fide members of the union, that is to say, that all the employees which said party of the second part shall and will employ for the purpose of manufacturing neckwear, shall and will be members in good standing of the party of the first part.

THIRD. The party of the second part shall not hire any learners without the permission of the party of the first part.

FOURTH. It is also agreed that neither of the employees mentioned in schedule shall or will be discharged before the end of this agreement, unless for a good and just cause. And it is agreed, that a good cause for discharge should be deemed when an employee in good health fails to report to work for three days in succession.

FIFTH. And it is also agreed that party of the first part shall at no time order a strike, or suffer a strike to be ordered for any cause whatsoever, on the premises of the party of the second part, except in case of any breach of this agreement. And that in case of any difficulties with party of the second part, said difficulties are to be and will be, submitted to the Executive Committee.

SIXTH. The scale of prices shall be determined by the employees on the premises. If the party of the second part fails to agree with the party of the first part, party of the second part has the right to appeal to the Executive Council of the Union for final settlement.

SEVENTH. And it is also agreed that fifty-four hours shall and will constitute a week's work, and that the employees furnished to party of the second part as aforesaid shall and must be paid their respective wages or salaries every week on a certain day.

EIGHTH. And it is also agreed that the party of the first part shall and will have a right to send to the place of business of party of the second part, mentioned heretofore, a duly accredited representative to ascertain whether all of the terms of this agreement are carried out by all parties concerned.

NINTH. And it is agreed that this agreement shall take effect immediately, and remain in force until the

Witness hands and seals the day and year first above written.

ADOLPH FARKAS [L. S.]

Secretary of Party of the First Part.

[L. S.]

Party of the Second Part.

## X. FOOD, LIQUORS AND TOBACCO.

## BAKERS, ALBANY.

[Reported by union as signed by twenty-six employers.]

WHEREAS, The party of the first part is an association of more than seven individuals, and composed of practically all the skilled and competent bakery and confectionery workers of the cities of Albany and Rensselaer, who work for and are employed by only such as are willing to conform to their terms and rules of labor; and

WHEREAS, Said party of the second part is desirous of obtaining the assistance of the party of the first part and its members, and the privilege of

## III.252 New York State Department of Labor.

employing its members, and is willing to comply with all the rules and requirements of the party of the first part; it is,

In consideration of the sum of one dollar (\$1) each to the other in hand duly paid, the receipt whereof is hereby acknowledged, and of the covenants herein made, agreed:

FIRST. That the party of the second part shall employ none but members in good standing of the party of the first part.

SECOND. That said party of the second part shall employ but one apprentice only in each separate shop.

THEO. No employee shall be required to, or shall, begin work before 7 o'clock in the morning, except dough mixers, who shall start not earlier than 4 o'clock a. M., or to bake bread, rolls, pies, cake or pastry between the hours of 4 and 7 o'clock in the morning.

FOURTH. Ten hours a day for six successive days shall constitute a week's work.

FIFTH. The party of the second part shall not board or lodge an employee. SIXTH. That the label, called the Union Label, shall appear on each and every loaf of bread baked by the party of the second part.

SEVENTH. No employee of the party of the second part shall be permitted to work during any part of the day in his shop on the following holidays, to wit: Decoration Day, Labor Day, Thanksgiving Day, Christmas and New Year's Days and July Fourth.

EIGHTH. During such time as all the foregoing provisions of the agreement are compiled with by the party of the second part, the party of the first part agrees to furnish the party of the second part competent and skilled employees for his shop within three days after notice in writing of his desire therefor, such notice to be handed personally to the president or treasurer of the party of the first part.

NINTH. This agreement to remain in effect until May 1, 1907.

In witness whereof, the parties hereto have hereunto set their hands and seals the day and year first above written.

BAKERY AND CONFECTIONERY WORKERS' INTERNATIONAL [SEAL.] UNION OF AMERICA, LOCAL UNION NO. 10, OF ALBANY. N. Y., by

Witness to signatures of President and Secretary,	,	
•	President.	[L. S.]
	Secretary.	[L. S.]
Witness,		[L. 8.]

.....[L. 8.]

## BAKERS, BUFFALO.

[Reported by union as signed by seventy-five employers.]

WHEREAS, in the past differences and inconveniences have arisen in the bakery and confectionery business between employers and employees, and trade has been interfered with, and strikes and losses to both parties have resulted together with great injury to the public, and

WHEREAS, both parties are desirous of arriving at a common understanding and agreement, which will prevent such difficulties in the future, and which will insure the employer of competent workmen and the employee of proper wages and regular employment:

FIRST. The said party of the first part hereby agrees to protect the said party of the second part against all strikes by the members of the party of the first part, providing the provisions of this contract are lived up to, and to grant to the party of the second part the use of the labels of the party of the first part, and to furnish as many competent men as may be necessary to do the work of the party of the second part.

And the party of the second part hereby agrees:

First. That he will give all the bakery and confectionery work to be done by him to the members of the party of the first part, except that this agreement shall not be construed to require the party of the second part to discharge any persons in his employ at the time this contract is entered into, or to deprive any person now in the employ of the party of the second part of his employment.

And it is further provided that the provisions of this article shall not apply to apprentices, bakers and confectioners to be furnished to second party through the agency of the officers of Local Unions No. 16 and 160, located at No. 694 Jefferson street, corner Davis, Buffalo, N. Y. Men to be employed and laid off in rotation under direction of first party, except oven hands and mixers on machinery.

SECOND. That he will not keep a baker employed by him in board or lodging. THIRD. That he will place upon all breads, pies or crackers, manufactured by him, the Union Label of the party of the first part, for which said label he agrees to pay for the use of same the sum of ten cents (\$0.10) per thousand.

FOURTH. He shall be entitled to as many labels as are required in his business, and the first hand shall be responsible for the same.

FIFTH. If he employs five members of the first party or less, he shall be entitled to one apprentice; over five men and less than ten men two apprentices; over ten men and less than fifteen men three apprentices, and so on in like proportion.

SIXTH. That he will pay oven hands on bread and cake not less than \$16 per week; bench hands not less than \$14 per week. All over time to be paid:

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oven hands 50 cents per hour; bench hands 40 cents per hour; no over time to be included in day work and not to exceed three hours per week over time for each man on night work, as longer hours, than herein provided, are dangerous to the public and detrimental to the workers.

SEVENTH. If he requires a helper, he shall pay to the said helper, if an oven hand \$3 per day, and to a bench hand, \$2.50 per day. Extra time to be under the same regulations and at the same rate as for regular hands.

EIGHTH. Ten hours shall constitute a day's work, between the hours of 5 A. M. and 7 P. M. Nine hours shall constitute a day's work if any time is worked between 7 P. M. and 5 A. M. This shall not include the time taken for meals. Sponge setting to be included in the regular day's work.

NINTH. That he will pay all wages as soon as time has expired each and every week.

TENTH. That he will not require or permit his employees to work on Labor Day or the following night.

ELEVENTH. That he will admit the Business Agent or Committee of Bakers Unions No. 16 and 160 to his shop at all hours of every work day.

TWELFTH. For every violation of this contract the parties hereto agree that the party violating the said contract shall pay to the other party the sum of \$25 which sum is fixed by the parties hereto owing to the difficulties of arriving at the exact damage which may exist for each particular violation, and which is to be regarded as liquidated damages and not as a penalty. And, in case the said party of the second part violates this agreement, it is expressly agreed that said first party shall have the right to withhold from the said second party the use of the Union Label until said liquidated damages are paid.

This contract shall continue in force and effect from May 1, 1906, to May 1, 1907.

, 1001.	
•	
	As President of Local Union No. 16.
[SEAL.]	
,	•••••
	As President of Local Union No. 160.
	Boss and Employer.
STATE OF NEW YORK,	
County of Erie, City of Buffalo.	
On this day of	1906, before me the subscriber,
ersonally came	to me personally
mown, who, being by me duly swe	orn, did say that they are respectively the
President of Local Union No. 16	and the President of Local Union No. 160,
and that the seal affixed to the	foregoing instrument is the seal of said
Unions, and that said instrument	was signed and sealed in behalf of said
Inions by their authority, and the	said
cknowledged said instrument to l	be the free act and deed of said Unions.

## BAKERS, CORTLAND.

## AGREEMENT.

This agreement by and between Bakers and Confectioners' Union No. 395 of Cortland, N. Y., and Master Bakers signing the same to be and remain in effect from May 1, 1906 until May 1, 1907.

ARTICLE I. None other than good standing men shall be employed in any of the shops of the said Master Bakers of Cortland, N. Y., and such journeymen bakers must carry a card to signify the same.

ARTICLE II. Only one helper shall be allowed to every two journeymen employed, this applies on each shift.

ARTICLE III. The scale of wages and classification of workmen shall be as follows:

Foreman on bread, not less than \$18.

Second hand on bread, not less than \$15.

Bench or underhands, not less than \$12.

Foreman on cakes, not less than \$16.

Second hand on cakes, not less than \$13.

All underhands on cakes, not less than \$11.

Jobbers must be paid daily if they so request.

ARTICLE IV. Time to be set by the foreman, pay commences day or night (for labor), all overtime must be paid at the rate of 30 cents per hour.

ABTICLE V. No employee shall be suffered to work on the following holidays: Labor Day, Christmas and New Year's Days.

ARTICLE VI. Every employer shall pay promptly and in full, after the expiration of one week, no later than Saturday evening. Ten hours or less shall be constituted a day's work, or sixty hours a week.

ARTICLE VII. No employee shall be suffered, compelled or asked to do any Sunday work on any pretence whatever.

ARTICLE VIII. No member of this Union shall be encouraged to use any inferior goods of any description whatever.

ARTICLE IX. In consideration of this contract being signed by the parties of the second part, and all the provisions therein lived up to, the parties of the first part, shall and do hereby grant them the privilege to use all our labels on each and every loaf of bread manufactured and sold by them.

ARTICLE X. A copy of this contract shall be posted in a conspicuous place in each shop and shall not be allowed to be defaced or torn down.

## BAKERS, ELMIRA.

[Reported by union as signed by nine employers.]

The undersigned herewith agrees, through his signature, to use the Union Label of the Bakery and Confectionery Workers' International Union of America, under the following rules:

- 1. To employ only members in good standing in Local 185.
- 2. To put a Union label on each and every loaf of bread made and sold. Labels to be furnished by the Label Secretary of Local 185 for 10 cents per thousand. The price of combination label and label furnished bosses not represented in this local shall be optional.

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- 3. The label must be under the control of the first hand in the shop and always remains the property of the B. & C. W. International Union of America.
- 4. No man or boy shall be compelled to work more than 10 hours per day or more than 6 days for a week's work, unless there is no jobber to be hired, if there is no jobber to be hired the men shall receive time and one-half for overtime.
  - 5. No foreman shall work for less than \$13 per week.
- 6a. Any time taken for meals not to be included in 10 hours work. And 1½ hours to be allowed in the night work when doughs are mixed in the afternoon for night's work.
  - 6b. No baker shall be allowed to board and lodge with the boss.
- 7. A second hand shall not work for less than \$10 per week. A second hand is a baker who is capable of doing first hand work if necessary. Second hand, when doing foreman's work, must receive foreman's pay.
- 8. This Local (185) shall not be responsible for any man unless recommended by the local as first hand, second hand or third hand.
- 9. The foreman in the shop shall be the man to classify the men in the shop as first hand, second hand or third hand.
- 10. No work shall be done from 11 o'clock A. M. Labor Day until 4 o'clock the following Tuesday morning.
- 11. That a committee sent by Local 185 can go in any shop during working hours.
- 12. This agreement shall be binding from this day, the second of May, 1906, until the first day of May, 1907.

#### BAKERS, GLOVERSVILLE.

[Reported by union as signed by all employers.]

This agreement by and between Bakers and Confectioners' Union, No. 255, of Gloversville, N. Y., and the Master Bakers signing the same to be and remain in effect from May the first, 1906, until May the first, 1907.

ARTICLE I. None other than Union men shall be employed in any of the hops of the said Master Bakers of Gloversville and Johnstown and such journeymen bakers must carry a card to signify the same.

ARTICLE II. Only one helper shall be allowed to every three journeymen employed, this applies on each shift.

ARTICLE III. The scale of wages and classification of workmen shall be as follows:

Foreman on bread, not less than \$18.

Second hand on bread, not less than \$14.

Bench or underhands, not less than \$12.

Foreman on cakes, not less than \$16.

Second hand on cakes, not less than \$13.

All underhands on cakes, not less than \$11.

Jobbers per pay on either bread or cake, \$3.

Jobbers must be paid daily if they so request.

ARTICLE IV. Time to be set by the foreman, pay commences day or night (for labor), all overtime must be paid at the rate of thirty cents per hour.

# Bureau of Mediation and Arbitration, 1906. III.257

ARTICLE V. No employee shall be suffered or compelled to work on the following holidays: Decoration Day, Fourth of July, Labor Day, Thanksgiving Day, Christmas and New Year's Days.

ABTICLE VI. Every employer shall pay promptly and in full after the expiration of one week, no later than Saturday evening. Ten hours or less constitute a day's work.

ARTICLE VII. No employee shall be suffered, compelled or asked to do any Sunday work on any pretense whatever.

ARTICLE VIII. No member of this Union shall be encouraged to use any unfair goods of any description whatever.

ARTICLE IX. In consideration of this contract being signed by the parties of the second part, and all the provisions therein lived up to, the parties of the first part shall and do hereby grant them the privilege to use all our labels on each and every loaf of bread manufactured and sold by them.

ARTICLE X. A copy of this contract shall be posted in a conspicuous place in each shop and shall not be allowed to be defaced or torn down.

	Signed	
	President.	
	Secretary.	
For	Bakers and Confectioners' Union, No. 255.	

## BAKERS, MIDDLETOWN.

#### [Reported by union as signed by five employers.]

- ARTICLE 1. It is hereby agreed that the party of the first part will at all times employ only members of the Bakery and Confectionery Workers Int. Union of America, who are in good and regular standing, if men are satisfactory.
- ARTICLE 2. It is further agreed between both parties that bread and cake foremen of shops shall receive not less than sixteen dollars, second hands not less than thirteen dollars, third hands not less than eleven dollars per week.
- ARTICLE 3. And it is further agreed that there shall only be one apprentice allowed each shop, apprentice shall be between the age of 16 and 23 years.
- ARTICLE 4. The party of the first part also agrees that his or their employees shall work day time, bread bakers to commence Sunday morning and complete their work by Friday night. Cake bakers to commence Monday morning and complete their work Saturday night. No employee shall work more than six days in one week, and ten hours to constitute a day's work. Working hours shall be between 5 A. M. and 8 P. M.
- ARTICLE 5. Over time shall be paid for at 30 cents per hour for each man.

  ARTICLE 6. No men shall be allowed to work Decoration Day, July Fourth,

  Labor Day, Thanksgiving, Christmas and New Year.

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ARTICLE 7. The members of this union do hereby promise to do all in their power for the success of their employers' business, and will furnish, if requested, first class help.

ARTICLE 8. Labels will be furnished by the union at ten cents per thousand, and shall be used on all bread, and be in possession of bread foreman.

ARTICLE 9. In case of noncompliance with above agreement on rules, the Union reserves the right to withdraw the labels and men.

ARTICLE 10. This contract shall remain good to April 30, 1907.

In witness thereof the parties have hereunto set their hands and seal this day and year as first mentioned above:

	•	•	٠	٠	٠	•	•	•	•	•	•	 •	٠	٠	•	 •	٠	٠	•	•	•	•	٠	•	•	٠	•	•	•	•	•	٠	•	•	•	٠	٠	•
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## BAKERS, NEWBURGH.

[Terminating dispute of May 1, described in Table I, p. 58.]

Articles of agreement entered into between the Bakery and Confectionery Workers' International Union of America, No. 148, and Master Bakers of Newburgh, N. Y.

ARTICLE I. All men working in the bake shop shall be International Union men, and none other than International Union men shall be employed, having an honorable standing according to Union rules.

ARTICLE II. No employee shall be allowed to board or lodge with his employer.

ARTICLE III. No employee shall be allowed to work more than ten hours for any one day, or more than six days for one week.

ARTICLE IV. Foremen to receive \$18 per week; second hand, \$15 per week; benchmen, \$13 per week; jobbers to receive \$3 per day or night of ten hours; all overtime at the rate of thirty cents per hour for all hands alike. In no case shall the wages be reduced if they should be higher than at present fixed by this scale affecting the men now employed. No man shall be allowed to work more than two hours overtime in any week.

ARTICLE V. Every employer to pay promptly after the performance of one week's work.

ARTICLE VI. It is mutually agreed that should either party violate any article of this agreement, such difficulty shall be adjusted by a committee of seven to consist of three members from each party to this agreement and one disinterested party, who shall be agreeable to both.

ARTICLE VII. This agreement is to take effect May 1, 1906, and to continue until May 1, 1907.

ARTICLE VIII. Every baker belonging to Local Union 148 is prohibited from working on the following days, namely: Fourth of July, Labor Day, Thanksgiving, and Christmas, between the hours of 6 A. M. and 6 A. M. of day following.

ARTICLE IX. Each loaf of bread shall bear the Union Label. The foreman shall have the custody of the labels and must account for them to Local Union No. 148.

# Bureau of Mediation and Arbitration, 1906. III.259

ARTICLE X. All members belonging to Local Union 148 who are competent and in good standing shall be employed when a vacancy exists.

ARTICLE XI. All agreements to be signed Saturday, April 28th, before 8 o'clock P. M., and to take effect May 1, 1906.

JACOB SCHMIDT,

President.

WM. ARCHER,

Secretary.

JACOB SCHMIDT,
JOHN D. MILLER,
EDWARD VOGAL,
WM. HOFFSESS,
JOHN BLUM,
FRED HOULZHAUSEN,

Committee.

Endorsed by

## BAKERS, NEW YORK CITY (MANHATTAN BOROUGH).

(a) Bakery and Confectionery Workers' International Union of America, No. 1.

[Reported by union as signed by eighty-nine employers.]

This agreement, made and entered into this 1st day of May, 1906, by and between the Bakery and Confectionery Workers' International Union of America, Local Union No. 1, of New York, N. Y., party of the first part, and Boss-Baker

Mr. .... of ..... of ..... of the City and County of New York, party of the second part, witnesseth as follows:

FIRST. The party of the second part agrees that during the term of this agreement, he will not employ in his bakery or bakeries any but members in good standing of the said party of the first part.

SECOND. That a week's labor for all employees of the party of the second part shall consist of six days, and that a day's work shall consist of ten (10) hours, it being agreed and understood, that no employee shall be requested or permitted to work overtime on any one day of the week, unless he shall receive an extra pay, as provided for in section four, of this agreement for each and every hour of such overtime, and that no employee of the party of the second part shall be allowed to work more than three (3) hours overtime in any one week, and not more than two (2) hours at any one day, it is also understood, that no time shall be deducted of such day's where the same work is done in less than ten hours.

THEO. It is further agreed by and between the said parties hereto that no member of the said party of the first part employed by the said party of the second part, shall under any circumstances whatsoever be requested or permitted to board or lodge with the said party of the second part.

FOURTH. And it is further agreed by and between the said parties, that the wages to be paid to the members of the said party of the first part employed by the said party of the second part during the term of this agreement shall

be as follows: A foreman shall receive not less than seventeen dollars (\$17) per week and forty cents (40c.) for each and every hour of overtime work; a bench hand not less than fourteen dollars (\$14) per week, and thirty-five cents (35c.) for each and every hour of overtime work; and no member of the said party of the first part employed by the said party of the second part shall receive less than twelve dollars (\$12) per week, and thirty-five cents (35c.) for each and every hour of overtime work. Pay day shall be Saturday of each week, for all members of the said party of the first part employed by the party of the second part. If the wages in any case should be higher than the minimum wages, provided for in this agreement, they shall not be reduced. Sponge setting on Sunday shall be paid for at the rate of fifty cents (50c.) per hour.

FIFTH. Jobbers shall receive no less than three and a half dollars (\$3.50) as foreman, not less than three dollars (\$3) if they are employed in any other capacity, for ten hours (10) work; overtime shall be paid for to them as stipulated in section four, of this agreement.

SIXTH. No member of the said party of the first part employed by the said party of the second part shall under any circumstances be requested or permitted to deliver bakery products to customers, or to haul down flour or any other bakery products from the sidewalk to the basement or bakeshop.

SEVENTH. And in consideration of the true and faithful performance of the above covenants by the said party of the second part, the party of the first part agrees to furnish to him upon request, good and reliable workmen for his said business, the party of the second part agrees to use the label of the Bakery and Confectionery Workers' International Union of America, such labels to be furnished to him at the rate of ten cents (10c.) per thousand, and to be pasted by the members of the party of the first part on each and every loaf of bread manufactured in his bakery or bakeries it being agreed and understood that the said labels are and remain the property of the party of the first part, and stay in possession of the employee designated by the union, and the said party of the first part shall have the right to withdraw the same if the said party of the second part should fail to comply with the provisions of this agreement.

EIGHTH. And it is also agreed by and between the said parties, that the business agent of the said party of the first part shall have the right to enter the shop or shops of the said party of the second part at all reasonable hours.

NINTH. This agreement shall take effect on the date hereof and shall continue in force and be binding upon the parties hereto until the first day of May. 1907.

IN WITNESS WHEREOF, the parties hereto have set their hands and seals the day and year first above written.

Signed in behalf of the Bakery and Confectionery Workers' International Union No. 1, by the authorized officer

WILL DIETZ,

	Business Ag	jent.
[SEAL.]	Signature of Boss Baker: Mr	
In presence of		

(b) BAKERY AND CONFECTIONERY WORKERS' INT. UNION OF AMERICA, No. 164.
[Reported by union as signed by sixty employers.]

Agreement between employers and the Bakery and Confectionery Workers'
International Union No. 164.

FIRST. Recognition of the union, that is, that each and every loaf of bread must bear the union label and to employ only members in good standing, and to procure them from the above organization.

SECOND. No journeyman shall room or board with the employer.

THIRD. No employer shall reduce the now prevailing scale of wages.

FOURTH. No employer shall be allowed to employ more than one apprentice to four men, on bread or cakes.

FIFTH. No employer shall be allowed to compel his employees to work more than 10 hours per day or less, or 60 hours per week.

SIXTH. No employee shall be allowed to make sponge on Sundays. In cases of necessity it shall be allowed for a compensation of one dollar.

SEVENTH. The wages for a substitute as bench hand shall be three dollars, and for an independent hand or foreman three dollars and fifty cents.

EIGHTH. If the above rules are adhered to, then Union No. 164 agrees that every loaf of bread will have the label of the Bakery and Confectionery Workers' International Union attached, for which 10 cents per 1,000 are to be paid. Combination labels, that is, labels with name and address, may also be had, but the cost of which must be paid in advance.

NINTH. In return the union agrees to furnish the employer always with first class hands.

TENTH. The business agent shall have permission to visit the respective shops at any time.

ELEVENTH. This agreement shall be in force from May 1, 1906, until May 1, 1907.

## BAKERS, NEW YORK CITY (BROOKLYN BOROUGH).

# (a) Bakery and Confectionery Workers' International Union of America No. 3.

[Reported by union as signed by seventy employers.]

First. The undersigned employing baker hereby agrees to employ only members of Local Union No. 3, of Brooklyn, who are in good standing, the same to be procured through the employment bureau of said Union.

SECOND. A week's work shall consist of six days, a day's work to consist of ten hours. For the two hours' overtime each week which are permitted by the Union, foremen shall receive 35 cents per hour and all other hands 30 cents per hour.

THIRD. No employee is to board or lodge with his employer.

FOURTH. The wages shall in no way be reduced. The wages for helpers shall be as follows: Foremen, \$3.50 per day; benchmen \$3.00 per day, a day to consist of ten hours.

FIFTH. Saturday is to be regarded as the last day of the week, and wages are to be paid on that day, no matter on which day work was taken up.

SIXTH. No employee shall deliver bread or other goods, nor shall he be requested to transport flour or other products from the street to the bakery. SEVENTH. The label of the Bakery and Confectionery Workers' International

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Union shall be affixed to each loaf of bread in the shop, the charge for the labels being ten cents per thousand.

EIGHTH. The labels are to remain in the hands of the foreman; if there be no foreman in the shop, the labels are to be held by the first hand.

NINTH. The representative of the local shall be permitted to enter the shop at any time.

TENTH. Local No. 3 hereby agrees to furnish the employer with competent help, and will entertain any complaints the employer may make, a committee to examine same.

ELEVENTH. This contract is to go into effect at once and to expire May 1, 1906.

may .	Signat	ure o	f employer.	Sig	nature of Com	mittee.
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	[SEAL.]		•			
(b)	BAKERY	AND	Confectionery Americ	Workers' A, No. 163.		L Union of
	[ F	Report	ed by union as si	gned by fift	y-two employers	s.]
Agrees	nent mad	le and	entered into the	в	day of	190
			the Bakers' Uni			
			Brooklyn, City a	•	• •	•

FIRST. The party of the second part hereby agrees not to employ in his bakery any help bakers except members in good standing of the Bakers' Union, No. 163 of the B. & C. W. I. U. of Brooklyn.

SECOND. The party of the first part agrees to furnish upon demand by ten hours' notice a sufficient number of journeymen bakers, members of the union aforesaid.

THIRD. It is hereby also agreed, that six days shall constitute one week's labor and nine hours including thirty minutes for lunch, which is hereby especially granted shall constitute one day's labor, and no baker shall be allowed to do overtime after the expiration of his regular working hours. No workingman shall be allowed to come in the shop after they have finished the shift. In shops with only one shift working, bench hands are not allowed to leave or prepare doughs at the end of their work.

FOURTH. No baker shall be allowed to do any work in the bakery on Friday, not even sponging. Arranging and delivering flour in the bake-shop on Friday, or after the regular working hours, is not allowed. In case one of the regular weekly workmen is sponging Fridays, he has to be off the following Saturday.

FIFTH. It is further agreed that the time of beginning the day's work for each and every workman, shall be given on each and every Friday previous, and no party shall have the right to change such time during the week for which this time is given.

SIXTH. No work shall be started in the bake-shop by one man. If the party of the second part is unable to employ two men, then and in such case, he himself must replace the second man's work.

SEVENTH. A representative of the union shall at any and all times, even after the working hours, be permitted by said party of the second part, access to shops and bakeries of the party of the second part.

EIGHTH. Every loaf of bread over one half pound in weight baked or sold by the party of the second part, should have the label of said union attached to it.

NINTH. Bread carriers shall not be allowed to do the regular work of bakers at the benches and ovens, especially not to help by the producto, made only and exclusively by union men.

TENTH. The following scale of wages is hereby agreed upon:

For oven hands, from \$21 up, for one week.

For bench hands, from \$17 up, for one week.

For jobbers oven work, from \$4 for one day's work.

For jobbers bench work, from \$3.50 for one day's work.

It is also agreed, that the wages shall be paid in full in the Jewish holiday weeks.

ELEVENTH. In case a member of the union shall stand suspended for not more than a week the party of the second part agrees to pay wages according to article ten to the substitute.

TWELFTH. Due notice of dismissal from work or leaving the work shall be given on the end of last days or nights work.

THIRTEENTH. The party of the second part agrees to give twenty-five dollars in cash as a security for strictly complying with the above agreement; at the first violation of same the twenty-five dollars shall be forfeited to the union. The union also reserves the right to charge an amount of three dollars for 1000 labels, in case the regulations of article three of this agreement regarding the nine hour clause are violated.

FOURTEENTH. This agreement shall be for the term of one year to begin on the first day of May, 1906.

Bakery and Confectionery Workers' International Union of America, Local 163, of Brooklyn, N. Y.

### BAKERS, NEW YORK CITY (QUEENS BOROUGH).

First. That I, ......, party of the second part, will at all times in the conduct of my business employ only members of the Bakery and Confectionery Workers' International Union No. 258, Long Island City, N. Y., who are in good and regular standing.

SECOND. I further agree to have placed on every loaf of bread the union label. Said label to be furnished by the first party at the rate of one thousand for ten cents. The party of the first part furnishes no labels to firms where bread bakers have to work on cake. All labels to remain in the hands of the journeymen.

THIRD. And it is further agreed by the party of the second part to require said union men to work not more than ten hours per day and six days per

# III.264 NEW YORK STATE DEPARTMENT OF LABOR.

week. And no man shall lodge or board with his employer. The legal holiday in the State of New York (Labor Day) shall also be celebrated. The wages for a foreman shall be \$16 and up per week; for second hand \$14 and up per week; third hand \$12 and up per week. The man shall receive 30 cents per hour for overtime. All bakers are to be secured through the employment bureau of the union.

FOURTH. And we, the Bakery and Confectionery Workers' International Union No. 258, of Long Island City, N. Y., party of the first part, agree in consideration thereof, at all times to furnish bakers free of charge, and in every way which may lie in our power to assist the party of the second part in the successful conduct and increase of his or their business.

And we further agree, any member securing employment through our secretary who shall be reported as having knowingly committed himself after investigation, shall be either suspended or expelled, according to the gravity of the case.

FIFTH. In case of non-compliance with the above mentioned rules the union reserves the right to withdraw the label.

SIXTH. This contract remains in force until May 1st, 19....

In witness whereof the parties have hereunto set their hands and seals the day and year first mentioned above.

Name and address	of employe	er	 
Witness			

#### BAKERS, ONEIDA.

[Reported by the union as signed by four employers.]

This agreement by and between Bakers' and Confectioners' Workers International Union, No. 331, Oneida, N. Y., and the Master Bakers of Oneida, N. Y., signing the same to be and remain in effect from May 1, 1906, to May 1, 1907.

ARTICLE 1. This union to be recognized as the Journeyman Bakers and Confectioners Workers International Union, No. 331, of Oneida, N. Y.

ARTICLE 2. None other than union men shall be employed in any of the shops of the said Master Bakers of Oneida, N. Y., and such journeymen bakers must carry a card to signify the same.

ARTICLE 3. Only one apprentice shall be allowed for each shift of hands.

ARTICLE 4. The scale of wages and classification of workmen shall be as follows:

Foreman, not less than \$16 per week.

Second hand, not less than \$12 per week.

Third hand, not less than \$10 per week.

Jobbers, not less than \$3 per day.

ARTIGLE 5. No member of Union 331 shall perform any work between the hours of 8 A. M. September 3, 1906, and 5 A. M. September 4, 1906, Labor Day.

The above rule to apply to the following holidays, when they fall on Saturday or Monday: Decoration Day, Fourth of July, Labor Day, Thanksgiving, Christmas and New Year's Day.

ABTICLE 6. Ten hours to constitute a day's labor.

ARTICLE 7. That members shall receive wages in full and shall not be allowed to lodge with the boss.

ARTICLE 8. No member of our union shall be made to use any unfair goods of any description whatever.

ARTICLE 9. In consideration of this contract being signed by the parties of the second part, and all the provisions therein lived up to, the parties of the first part shall and do hereby grant them the privilege to use all our labels on each and every loaf of bread manufactured and sold by them.

ARTICLE 10. There shall be three copies of the agreement, one for the master bakers, one for the Bakers' Union, No. 331, of Oneida, N. Y., and one shall be posted in a conspicuous place in each shop, and shall not be allowed to be defaced or torn down.

ARTICLE 11. That all night work shall be abolished after May 1, 1907.

This agreement has been indorsed by the International Executive Board.

### BAKERS, ROCHESTER.

[Reported by union as signed by thirty-seven employers.]

Memorandum of agreement made thisday of	90,
between Local Union No. 14 of the	of
the city of Rochester, Monroe county, N. Y., of the first part	, and
of the same place, of the second	part:

WHEREAS, the party of the first part is composed of workmen engaged in the business of baking in the several bakeries of the city of Rochester, Monroe County, N. Y., and are associated together under the name aforesaid; and

WHEREAS, the party of the second part is engaged in the business of baking and selling baked products in the city of Rochester, Monroe County, N. Y., and it is the desire of the parties hereto that this contract of agreement shall operate between them and tend to establish and continue more friendly relation in dealing with each other; now, therefore, it is

AGREED, that the party of the second part shall use the label of the International Union of Bakers, and to use the same subject to the rules of conduct prescribed by said International Union for the use thereof; and that he shall attach to and upon every loaf of bread the said union label, before the bread goes into his oven.

The party of the second part shall designate a union workman in the bakery of the party of the second part who shall receive from the union the labels, and who shall receive the supply from week to week only as the necessity of the business of the party of the second part shall require.

Ten hours shall constitute a day's work. Overtime shall be paid at the rate of 25 cents per hour. All persons designated as helpers shall receive \$2.50 for each night.

If the party of the second part shall employ no workmen, but he, himself, has heretofore been a member of the union, and has received a regular withdrawal card, he shall be entitled to the labels of the union after paying for the same, and upon the payment of the monthly dues.

The party of the second part hereby agrees to employ only members of Local No. 14 in his bakery. No lodging or boarding with the boss.

The rate of wages shall be as follows:

A foreman who is the superintendent of five men shall receive \$18 per week, and each workman shall receive \$13 per week each.

### III.266 New York State Department of Labor.

Every foreman superintending three men shall receive \$15 per week, and his workmen \$13 per week.

In a bakery where one foreman and one workman are employed, the foreman shall receive \$15 per week, and the workman \$13 per week.

In a bakery where only one man has to attend to everything, he shall receive \$15 per week, and \$13 per week in case the boss attends to the oven. In case the boss acts only as the helper, and the workman attends to the oven, he shall receive \$15 per week.

All common workmen shall receive not less than \$10 per week.

The business agent of Local Union No. 14 shall be entitled to enter the premises of the party of the second part at any time during working hours; and it is further

AGREED, that only those engaged in the baking business who sign this agreement, or a similar one, shall be entitled to receive a label.

In witness whereof, the parties hereto have hereunto set their hands and names the day and year first above written.

# .....

### BAKERS, UTICA.

The undersigned party of the first part, does hereby agree to abide by the rules and regulations of the above said union, as the second party.

#### RULES AND REGULATIONS.

First. We agree to employ none but good standing members of the above union.

SECOND. We will secure our help as far as possible through the recording secretary.

THIRD. We will not board or lodge our employees.

FOURTH. We agree to give our men six holidays a year, viz.: New Year's Day, Decoration Day, Independence Day, Labor Day, Thanksgiving Day and Christmas Day, with the exception of Labor Day, the men may work the day before, if more convenient. When a holiday shall fall on Monday the second party agrees to work on Sunday.

FIFTH. We will not ask or expect our men to work over nine hours per day. In case of necessity, for overtime, the first party agrees to pay 30 cents per hour for such overtime; the same not to exceed six hours per week. Day's work not to begin earlier than 6 A. M., and not later than 8 A. M.

SIXTH. Only one apprentice shall be allowed to five union men.

SEVENTH. All and every loaf of bread shall be union labeled.

EIGHTH. We agree, should the union so demand, to return and deliver all unused labels in our possession at any time in consideration of the payment of such labels returned.

NINTH. We will grant the use of our label for cost price to said first party, but claim the right to withdraw the same at any time in case of a misunderstanding between the two parties.

# Bureau of Mediation and Arbitration, 1906. III.267

TENTII. In case of inability of second party to furnish a suitable man, the first party shall be allowed to secure and employ another, other than a member of said union, providing such employee shall file his application with the recording secretary within six days, accompanied by full initiation fee.

ELEVENTH. The following scale of wages shall prevail:

Foreman not less than \$15 per week.

Second man not less than \$13 per week.

Third man not less than \$10 per week.

Only one man not less than \$15 per week.

In witness of above agreement we have this day affixed our hand and seal.

M. STOELZEL

President.

[SEAL]

F. TAFFNER,

Recording Secretary.

### BREWERY WORKERS, ALBANY,

Agreement between Drivers' Union No. 88 and Albany Lager Beer Brewery Proprietors, April 1, 1906, to March 31, 1907.

ARTICLE No. 1. Only union men to be employed as drivers, stablemen and helpers in the undersigned breweries. No others to do the work of such drivers, stablemen or helpers, as long as they are unemployed. New drivers, stablemen or helpers must join the Union No. 88.

ART. No. 2. Drivers, stablemen or helpers, recommended by saloon keepers, shall not be employed. All men have the privilege to dwell or board where-ever they may choose. No member of the union shall be treated obnoxiously; nor shall he be discharged for serving on any committee concerning Union No. 88 of Albany.

ART. No. 3. Discharge of employees shall be for the following reasons: Disobedience of orders from his employers, for intoxication, for dishonesty or disrespect to his employer. In case of discharge, when the employee discharged believes himself unjustly dealt with he can call his fellow employees as witnesses; their deposition must be made in writing and placed before the arbitration committee.

ART. No. 4. In the fall of the year when work is slack and it is necessary to reduce labor, all employees who are members of Local Union No. 88 shall be laid off on one and the same day in the week. Any breweries where members of No. 88 handle ale and lager, they shall not be laid off. Any lager breweries that lay off one day a week can not hire one or more men unless all drivers work, and cannot hire any outside teams on the day the drivers are laid off; such a lay-off day may be designated by the proprietor. No inside man to go on a wagon to do driver's work or helper's work. Inside workers work inside and drivers and helpers work outside. No stableman to take drivers or helpers place, while they are laid off. No stablemen to be laid off. The lay-off season shall not continue longer than three months in the year.

ART. No. 5. Extra help employed during the busy season shall not be considered as regular employees, and shall be entitled to temporary work only, and the last man or men hired shall be the first man or men laid off.

ART. No. 6. All drivers can, if necessity requires help, request the assistance of a driver's helper or a union man from the brewery.

AET. No. 7. Beer shall be allowed drivers, stablemen and helpers during working hours.

ART. No. 8. Nine hours shall constitute a day's work all the year round for all members of Local Union No. 88, without any reduction in the week's pay. Six days shall constitute a week's work, and Sunday work shall not continue more than two hours; such time shall be devoted to feeding, cleaning and caring of horses, harness and wagons. Stablemen to feed at noon and at evening, with the assistance of a driver or helper, without extra pay for the same.

ART. No. 9. Work shall begin at 6 A. M. during the season of navigation and after at 7 A. M.

ART. No. 10. There shall be no beer delivered on Sunday.

ART. No. 11. Wages shall be paid weekly and on Saturday.

ART. No. 12. All overtime payable at the rate of fifty cents per hour, stablemen included. Work performed on Sunday not specified in Article 8 shall be paid in a similar manner. Thanksgiving day, Christmas, New Year and Election day shall be considered as Sundays, without any reduction on the week's pay. July 4th and Decoration day the work shall cease at noon hour. Labor day provisions shall be made so that all necessary work can be finished in reasonable time, so that it will not deprive the members of participating in the parade and festivities of the day. Overtime shall not be taken off from the regular working hours. July 4th and Decoration day the men shall not work any longer than  $4\frac{1}{2}$  hours.

ART. No. 13. The arbitration committee shall consist of three men of the joint local executive board and three men of the Albany Lager Beer Brewery Proprietors, who have signed this contract. They have full power to settle all disputes, and in case they disagree the party can call on a disinterested citizen of city of Albany, and a majority of a so constituted arbitration committee shall be final.

ART. No. 14. Wages shall be as follows: Regular route drivers at the rate of \$17 per week the year round; in case of sickness, should a helper on extra driver be called upon to peddle regular driver's route, he shall be paid as a regular driver for the time serving. Three-horse truck drivers at the rate of \$17 per week. Extra drivers and helpers \$15 per week all the year round. Stablemen \$16 per week all the year round. All employees who are at present receiving more than the above wages shall continue to receive the same as heretofore. No one, however, to receive less than the above specified wages.

ART. No. 15. Only union men to be employed around the stable or in the stable.

ART. No. 16. This agreement shall take effect April 1st, 1906, and remain in force until March 31st, 1907. And if a new agreement shall be presented by either party, a notice of twenty-one (21) days shall be given, and if no new agreement shall be presented by said time so stated, the old previous agreement shall stand.

ART. No. 17. The proprietors of all lager beer breweries of Albany hereby agree to use only strictly union-made goods in the production of their beer.

# BUREAU OF MEDIATION AND ARBITRATION, 1906. III.269

ART. No. 18. The lager beer breweries of Albany, N. Y., do agree to use the label of the National Brewery Workingmen of America on all their products.

BEVERWYCK BREWING CO., JOHN HOFFMAN, Manager.
KIBCHNEB BREWING CO., G. C. SNIPEB, President and Treasurer.
HINCKEL BREWING CO., GEO. G. SCHAEFER, President.
THE HEDRICK BREWING CO., JOS. B. ZEISER, Manager.
CONSUMER'S ALBANY BREWING CO., JAMES PUBCELL, President.
DOBLEB BREWING CO., GEO. C. HAWLEY, President.

. Frederick G. Kapps, Paul Kemmer, Andrew G. Daley,

Committee.

### BREWERY WORKERS, AMSTERDAM.

[Reported by the union as signed by 10 employers.]

Agreement between Local Union, No. 250, of the International Union of United Brewery Workmen of North America and ......

FIRST. All brewery employees, except bookkeepers and superintendents, must be members of this union.

SECOND. When vacancies occur none but union men shall be employed if such can be obtained. Should any employee be unable to work on account of sickness he shall be entitled to his former position when he has regained his health. The scarcity of work in the fall season shall not be the cause of dismissal. Men shall be laid off in rotation and not more than two successive days in any one week and must be notified the night previous to their lay off.

THIRD. Nine hours shall constitute a day's work and six days shall constitute a week's work, except when otherwise provided for in this contract. Employees when required to work overtime or on Sunday shall be paid thirty-five cents per hour, overtime and Sunday work shall only be required when absolutely necessary.

### SCALE OF WAGES.

Engineers of brewery not less than \$15 per week of eight hours per day.

Head cellarman not less than \$14 per week.

Wash-house men, not less than \$14 per week.

Head kettle man, not less than \$16 per week.

Teamsters not less than \$13 per week.

Stable men working seven days not less than \$14 per week.

All other brewery employees not less than \$13 per week.

Inside help and barn man shall not deliver beer while a teamster is laid off, and barn man shall do all barn work.

### MISCELLANEOUS.

Teamsters shall not deliver hogsheads alone and must have helper for barrels where it is necessary. This section applies to this city only.

Teamsters must clean their horses on Sundays. Trips to Broadalbin, Rotterdam, Johnstown, Gloversville, and Mariaville shall constitute a day's work.

Service done by employees in the interest of or for the benefit of the union shall not be cause for discrimination or discharge.

# III.270 NEW YORK STATE DEPARTMENT OF LABOR.

Employees shall be discharged for good causes only, such as incompetency, negligence, dishonesty. Employees shall do brewery work only and shall not draw coal or ashes.

For all overtime a union man shall have the preference.

Present higher wages shall not be reduced.

This agreement shall take effect May 1st, 1906, and remain in force until May 1st, 1908.

Endorsed by the International Executive Board United Brewery Workmen of America, Cincinnati, Ohio, March 17th, 1906.

Lewis Kemper,
International Secretary.

#### BREWERY WORKERS, BUFFALO.

- Agreement made this first day of March, 1904, between the M. Beck Brewing Co., the Buffalo Co-operative Brewing Co., the Broadway Brewing Co., the Clinton-Star Brewery, the East Buffalo Brewing Co., the German-American Brewing Co., the Germania Brewing Co., the International Brewing Co., the Iroquois Brewing Co., the Kaltenbach Brewing Co., the Gerhard Lang Brewery, the Lake View Brewing Co., the Lion Brewery, the William Simon Brewery, the A. Schreiber Brewing Co., the C. Weyand Brewing Co., and the Ziegele Brewing Co., as parties of the first part, and Local Union No. 4 of the International Union of United Brewery Workmen, as parties of the second part.
- SEC. 1. Members of the Local Union No. 4, International Union of United Brewery Workmen of America, only are allowed to do work in the Brewery plants, giving, however, the cooper employed by the parties of the first part, the right to do pitching and to drive on hoops in case of emergency.
- SEC. 2. The employer, however, reserves the right to hire and discharge as he may see fit at any time.
- SEC. 3. The secretary of L. U. No. 4, I. U. U. B. W. of A. has to keep a list of all unemployed members of said union, and in case any one party of the first part is in need of a man, such man to be selected from said list by the party of the first part, and the secretary of Local Union No. 4, also notify the party of the first part, of the location of the office of Local Union No. 4.
- SEC. 4. Nine (9) consecutive hours, interrupted only by one hour for dinner, and including 15 minutes for lunch in the forenoon, shall constitute a day's work, the working hours to be from 7 o'clock A. M. to 5 o'clock P. M. with the exception of the men at the kettles. Necessary work on Sunday, and other overtime shall be paid at the rate of 35 cents and shall be paid in cash.
- SEC. 5. The following wages are to be paid: From March the 1st, 1904, to March the 1st, 1905, all men in the wash-house and pitchyard, not less than \$14.50 per week. All men at the kettles, in the fermenting room and cellar not less than \$16.50 per week. From March 1st, 1905, to March the 1st, 1907, all men in the wash-house and pitchyard not less than \$15 per week. All men at the kettles, in the fermenting room and cellar not less than \$17 per week. Apprentices, first year, not less than \$9 per week, second year, not less than \$10.00 per week, third year, not less than \$12 per week. All

wages to be paid weekly. All men receiving higher wages than those stipulated above, shall suffer no reduction of their pay.

- SEC. 6. Each brewery is entitled to one apprentice for every twenty members of Local Union No. 4, employed there. Breweries who employ less than twenty men, may also have one apprentice. An apprentice when entering upon his membership, shall not be under 16, nor over 21 years old. He has to learn all branches of the trade in three years.
- SEC. 7. Nobody is to be engaged upon the recommendation of a saloon-keeper, or any other person. Business men are not allowed to work in breweries.
- SEC. 8. During the months of December, January, February and March, all hands to lay off one day each week, that day to be decided on by the parties of the first part, and no wages to be paid for that day. Should any work be required on that particular day, the men employed in the brewery shall be called on alternately, to do this work at the common wage rates.
- SEC. 9. No members of Local Union No. 4, shall be discharged for serving on a committee in the interest of said union.
- SEC. 10. Labor day, Christmas day and New Years day are to be considered holidays, no work to be done on these days, and no deduction on wages to be made. Necessary work shall be paid at overtime rates.
- SEC. 11. This agreement is to be in force from March 1st, 1904, to March 1st, 1907.

Endorsed by the International Union of the United Brewery Workmen.

Jos. Proefficiery. Int. Secretary.

Endorsed by L. U. No. 4,

JOS. RUBENBAUER, President.

FRITZ RENZ, Secretary.

MAGNUS BECK BREWING Co., SIMON SEIBERT, Manager. BUFFALO CO-OPERATIVE BREWING CO., JOHN HONECKER, President. CLINTON STAR BREWERY, JOHN SCHWARZ, President. BROADWAY BREWING Co., JULIUS BINZ, President. EAST BUFFALO BREWING CO., WM. J. BECKER, Vice President. GEBMAN AMERICAN BREWING Co., C. A. STRANGMANN, President. GERMANIA BREWING Co., CONRAD HAMMER, President. INTERNATIONAL BREWING Co., JOHN A. MILLER, President. IROQUOIS BREWING Co., L. BURGWEGER, President. KALTENBACH BREWING Co., P. D. STEIN, Manager. GERHARD LANG BREWERY, EDWIN G. S. MILLER, President. LAKE VIEW BREWING Co., PHILLIP G. SCHAEFER, Superintendent. LION BREWERY, ALBERT G. ROCHEVOT, President. WILLIAM SIMON BREWERY, WILLIAM SIMON. A. SCHREIBER BREWING Co., A. SCHREIBER, President. C. WEYAND BREWING CO., CHAS. M. WEYAND, Secretary. ZIEGELE BREWING Co., ROB. SCHELLING, President.

### BREWERY WORKERS, HUDSON.

Agreement between Local Union No. 31, of the International Union of United Brewery Workmen of America, and the undersigned brewery proprietors.

- SEC. 1. Only members of Brewery Workers' Local Union No. 31, who are in good standing of said local union, shall be employed in the various departments.
  - SEC. 2. Nine (9) hours shall constitute a day's work for brewers, bottlers, drivers and stablemen.
  - SEC. 3. All overtime shall be paid for at rate of time and one-half of regular wages paid in respective department.
  - SEC. 4. The following days shall be considered as Sundays: Christmas, Fourth of July and Labor day, with compensation for same.
- SEC. 5. During the dull season no men shall be discharged, but the employees shall be laid off in rotation and turn for each man one week at a time. This shall be done impartially.
  - SEC. 6. Employees shall be discharged for good and sufficient reasons only.
- SEC. 7. Men acting in the interest of their organization shall not be discriminated against.
- SEC. 8. The undersigned breweries shall be entitled to the use of the United Brewery Workers' Union label, free of charge.
- SEC. 9. Local agents' work shall consist of delivering and collecting money and catering for trade.
  - SEC. 10. Wages shall be paid as follows:

All heads of departments, \$15.50; all brewery workers, \$14.50; beer drawers, \$14.50; stablemen, \$14; head engineers, \$18; second engineers, \$15; fireman, \$16, with ten hours per day; local agent, \$18, with nine hours per day; night watchman, \$16, seven days.

Bottling house scale of wages: Bottling, \$12; all other machine employees, \$11; all packers, \$11; wrappering, \$10; all others, \$10.

- SEC. 11. One apprentice shall be allowed for bottling works, the age not younger than 16 years and not over 18 years.
- Sec. 12. In case the union is unable to furnish the employer with a union man upon demand, the employers have the right to hire other men not affiliated with the union, who within two (2) weeks shall apply for membership in the union.
- SEC. 13. Saloonkeepers or those procuring employment through their influence or recommendations shall not be allowed to work.
- Sec. 14. In case an employee takes sick or is disabled to such an extent as would disable him from doing his work shall as soon as he recovers from such sickness or disability be reinstated in his position he last held, providing his ailment did not last over three months. Should a member be sick longer than three months he has the right to receive employment in the same concern at any time he recovers from his sickness. Any such member must produce satisfactory evidence from the physician who attended him.
- SEC. 15. Employees shall receive their beer free of charge during working hours.
- SEC. 16. In case of disagreement on points not covered by this contract the matter shall be left to arbitration. An arbitration board shall be appointed. One arbitrator to be selected by the firm and one by Local Union No. 31;

these two arbitrators shall choose a third disinterested party. The findings of the majority of this committee shall be binding on both parties.

Sec. 17. This agreement to remain in force from July 10th, 1906, until May 1st, 1908.

SEC. 18. All employees filling places of men receiving more money than they, shall receive same as place calls for.

BARTEL BREWING CO., by James Gaffney, Agent. C. H. EVANS & SONS, for ROBERT W. EVANS. HUDSON CITY BREWING CO., by Paul Schauble, Secretary. DOBLER BREWING CO., by Thos. F. Mahar.

> LEONARD MASON, MATTHEW HURLEY, CHARLES CLANCY, JAMES GAFFNEY, FRANK HANWAY,

> > Committee.

#### BREWERY WORKERS, TROY.

Agreement between the ale and porter workers, drivers and peddlers of lager beer wagons, Local No. 34, of the National Brewery Workers' Union, and the ale and lager beer brewery proprietors of the city of Troy and vicinity.

ARTICLE 1. None but members of Local Union No. 34 shall be employed.

ARTICLE 2. Ten hours shall constitute a day's work for the whole year.

All overtime shall be paid for at the rate of fifty cents per hour.

ARTICLE 3. All drivers shall clean the horses in their charge every morning, including Sunday, but shall not be asked to perform any other work on Sunday, and that will not be considered as overtime.

ARTICLE 4. Each workman shall have the right to board or live wherever he chooses, and no help shall be hired on the recommendation of a customer or saloon keeper.

ARTICLE 5. WAGE SCALE: 1st cellarman, \$17 per week; 1st washman, \$16 per week; drivers and helpers, \$15 per week; all others inside, \$15 per week; three-horse driver, \$16 per week. No present wages shall be reduced. All employees shall be paid on Saturday of each week.

ARTICLE 6. No teamster shall be asked to deliver ale or porter in hogsheads to saloons or customers alone and no bookman or collector shall take the place of a teamster. The working force of each wagon, drawn by a team, shall consist of two union men.

ARTICLE 7. Employees shall be discharged for such causes only as drunkenness, negligence, dishonesty and disobedience to employer.

ARTICLE 8. Service done by employees in the interest of and for the benefit of the union shall not be cause for discrimination or discharge.

ARTICLE 9. Extra help employed during the busy season must be members of Local Union No. 34 and shall be entitled to temporary employment only.

ARTICLE 10. The lager beer ale and porter brewers of Troy and vicinity are earnestly requested to use the label of the National Brewery Workmen of America on all their products.

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ARTICLE 11. When difficulties arise they shall be settled by a board of arbitration, composed of three members of the joint local executive board and a like committee of the employing brewers.

ARTICLE 12. This agreement shall take effect May 1, 1906, and remain in force until May 31, 1907, and continue if satisfactory from year to year, unless thirty days' notice shall be given by either employers or employees, before the expiration of the agreement in each year.

ARTICLE 13. The following days shall be considered as Sundays: Fourth of July, Labor Day, Christmas, New Years—with compensation for the same as according to Article 5.

(Signed.)

THE STOLL BREWING CO.,

By FREDERICK A. STOLL, Mgr.

S. BOLTON'S SONS.

By WILLIAM BOLTON, Pres. and Treas.

QUANDT BREWING CO.,

ROBERT MORRIS, Pres.

KENNEDY & MURPHY BREWING AND MALTING CO., J. J. McCormick. Pres.

FITZGERALD BROS. BREWING CO.,

THOMAS F. FITZGERALD, Secy.

RUSCHER BREWING CO., F. E. Howe, Trustee., By W. F. SEBER.

THE JOHN STANTON BREWING CO.,

WILLIAM P. STANTON, Mgr.

THE ISENGART BREWING CO.,

HAMMON HARRINGTON, Pres.

PENROSE & McENIRY.

CONWAY BROS. BREWING AND MALTING CO.,

HENRY A. CONWAY, Sec.-Treas.

# BUTCHERS, NEW YORK CITY (BROOKLYN BOROUGH).

Agreement of Butcher Union No. 342, of Brooklyn, (Meat Cutters) A. M. C. & B. W. of N. A.

FIRST. I, ....., party of the first part, agree to employ only members of Local Union No. 342, of Brooklyn, A. M. C. and B. W. of N. A., party of the second part, for the term of one year, under the following conditions:

SECOND. That the working hours for store tenders must be 68 hours per week. Thirty minutes shall be allowed for breakfast and one hour for dinner, also thirty minutes for Saturday night's supper time.

THIRD. The rate of wages for above employees shall not be less than \$14 per week. Extra help must receive 30 cents per hour, and \$4.50 on Saturdays.

FOURTH. If the work cannot be done in 68 hours, 30 cents an hour shall be paid for overtime, and any fraction of an hour shall be considered a full hour.

FIFTH. On holidays the work shall not be of more than five hours' duration, and must be paid for at double the rate of regular wages. All work over five hours on holidays must be paid as double overtime.

SIXTH. The store tenders shall take up work in the morning at 6 o'clock, but work must not last longer than 6 o'clock in the evening, except Saturday nights at 11 o'clock.

SEVENTH. Extra help must perform the same duties as the store tenders, and shall not leave the store until all work is finished.

Eighth. All order boys and drivers over the age of 16 years must belong to Local No. 342, and said order boys and drivers must stand under the jurisdiction of the organizer.

NINTH. No employees shall board or lodge with their employers unless authorized by the Local.

TENTH. Employees cannot be discharged on account of services rendered the union.

ELEVENTH. The wages shall be paid every Saturday night in cash.

TWELFTH. Store tenders shall not perform any work in cellar, packing or sausage rooms except the party of the first part has only one man employed and such man must then belong to Local Union No. 342.

THISTEENTH. After 7 A. M. no store tender shall perform any kind of work except storetending.

FOURTEENTH. Absolutely no work on Sunday.

FIFTEENTH. The Union Market Card is the property of the party of the second part, and is only loaned to the party of the first part subject to return upon demand.

#### BUTCHERS, UTICA.

[Reported by union as signed by all employers but one.]

Rules governing the hours of labor of the members of Local Union No. 13, A. M. C. and B. W. of N. A.

CLAUSE 1. All employees over the age of 18 years, except barnmen, book-keepers and traveling salemen, shall be members in good standing of the A. M. C. and B. W. of N. A., the three exceptions as specified shall not cut meat, assist in sausage making or packing.

CLAUSE 2. When a vacancy occurs, only members of the union are to be employed. Extra help, for short periods excepted, said period not to exceed 10 days.

CLAUSE 3. The hours of labor on the day preceding Memorial, Independence, Thanksgiving, Christmas and New Years Days shall be from 6:45 A. M. to 9.45 P. M.

CLAUSE 4. No work shall be performed on Memorial, Independence, Labor, Thanksgiving, Christmas or New Years days, except when any of the specified holidays occur on Saturday or Monday, when from 6:45 A. M. to 10 A. M. shall be considered a full working day.

CLAUSE 5. A working day shall consist of 10½ hours, from 6:45 A. M. to 6:15 P. M., except Saturday, when the hours shall be from 6:45 A. M. to 9:45 P. M. Markets complying with these rules will not be open before or after the hours specified.

CLAUSE 6. In cases where drivers cut meat and care for a horse or horses, the working hours shall be from 6:30 A. M. to 6 P. M.

CLAUSE 7. One Thursday, during either June, July or August, shall be known as Picnic Day, when no work is to be performed. The day preceding the hours shall be as specified in clause 3.

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CLAUSE 8. Shortening the hours shall not cause a reduction of wages. All overtime to be at the rate of time and one-half. Sunday work double time. Sunday work to be done only when absolutely necessary.

CLAUSE 9. The rules to take effect July 2, 1906, and to continue in force for one year, or until new rules are adopted.

Signed A. F. WHITE,

President.

W. D. JONES.

Secretary.

...., Proprietor.

Endorsed by the International Executive Board of the A. M. C. & B. W. of N. A., Homer D. Call, Secretary-Treasurer, and the Utica Trades Assembly, W. O. Jones, President, Alex. Rosenthal, Secretary.

#### BUTCHERS, YONKERS.

[Reported by union as signed by all the employing butchers in Yonkers.]

YONKERS, N. Y., March 8, 1906.

Agreement of employers and employees of Yonkers Local No. 11, Brotherhood of Butcherworkmen:

It is the intention of the members of Local 11 to bring an understanding and harmony between the employers and employees of the working hours and union conditions of the Brotherhood of Butcherworkmen of Yonkers.

We, the employers of butcher shops of Yonkers, do hereby agree to live up to and abide by the following rules and regulations:

ARTICLE I. All members of Local No. 11, Brotherhood of Butcherworkmen shall cease work at 7 p. M. on Monday, Tuesday, Wednesday and Thursday.

ARTICLE II. On all legal holidays, such as Lincoln's Birthday, Washington's Birthday, Decoration Day, Fourth of July, Labor Day, Thanksgiving and New Year's, all members of Local No. 11, Brotherhood of Butcherworkmen, shall cease work at 10 A. M. On two days before Thanksgiving, Christmas and New Year's, they shall work accordingly.

ARTICLE III. All members of Local No. 11 kindly request that on the second Monday in August, called "Butchers' Day," on which we will celebrate our annual picnic, should be allowed to cease work at 12 noon.

ARTICLE IV. All men must belong to Local No. 11, Brotherhood of Butcherworkmen of Yonkers, such as drivers, delivery men, meat cutters and sausage makers, wherever a union shop card is displayed and earning \$10 or more.

ARTICLE V. Any member violating this agreement shall be subject to a fine of \$2, which is subject to payment before dues.

Christmas to be holiday all day.

This agreement shall stand for two years, from May 1, 1906, to May 1, 1908.

#### MALTSTERS, BUFFALO.

[Reported by the union as signed by twenty-one employers.]

This agreement made on the fifth day of September, 1905, between the Malt Manufacturers Association of Buffalo and Maltsters Union No. 189 of the International Union of United Brewery Workmen of the United States as follows:

ARTICLE I. That none but men who are members in good standing and in possession of working cards, duly signed by the secretary, or his proxie, of Maltsters Union No. 189 shall be employed as maltsters by the employer. No elevator, machinery or track men to be considered as maltsters.

ARTICLE II. Nine hours within 11 consecutive hours shall constitute a working day, during which time employees are to perform work of any nature in or about the premises. On Sundays and legal holidays such work only shall be done as in the judgment of the employer, or his foreman, is absolutely necessary.

ARTICLE III. Wages shall be \$14 per week for the entire malting season. (Seven days to constitute a week.) All overtime over the above 15 minutes over said nine hours to be paid for at the rate of 25 cents per hour. No overtime to be allowed in cases where such overtime is caused on account of breakdowns or other accidents, and there is nothing in this contract that requires or obligates the division of one or more absent employees' pay with the other employees and any demands of this nature will be considered as a breach of contract.

ARTICLE IV. One maltster apprentice (regardless of age) may be employed to every eight maltsters. The wages of said apprentice to be not less than \$12 per week. Said apprentice to join Maltsters Union No. 189 immediately. No malthouse to employ more than two apprentices.

ARTICLE V. Reasons for discharge from employment shall be incompetency, neglect of duty, refusal to work, intoxication, dishonesty or disobedience to orders of employer or foreman.

ARTICLE VI. In the event of vacancies, such vacancies to be filled from members of Maltsters Union No. 189 only upon presentation of union cards. The selection of such men to be entirely at the option of the employer or his foreman. Should the union be unable to furnish competent and satisfactory men, then the employer or his foreman shall have the right to engage non-union men, who shall be taken into Union No. 189 as soon thereafter as possible.

ARTICLE VII. No strikes to be inaugurated or maintained. All disputes to be referred to an arbitration committee for adjustment. Said committee to consist of two members of The Malt Manufacturers Association of Buffalo, two members from Maltsters Union No. 189, and these four to select the fifth member, if necessary. Their decision to be final.

ARTICLE VIII. No business agent of Maltsters Union No. 189 to be allowed in the malthouse except by permission of the employer.

ARTICLE 1X. Maltsters having malt manufactured on commission in other malthouses, shall see that said houses employ none but union men.

ARTICLE X. Drum washers shall receive from the firm by whom they are employed a rubber suit free of charge.

ARTICLE XI. All members satisfactory employed at the different malt-

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houses at the close of the season, shall be entitled to employment in said houses at the opening of the new season.

ARTICLE XII. No business man or person recommended by a saloon keeper can be employed in the malthouse.

ARTICLE XIII. This contract to remain in force for two malting seasons, ending August 31, 1907. Upon the expiration of same, all future arrangements between the parties mentioned in this contract to be made ten days previous to the expiration of same.

ARTICLE XIV. All malthouses employing more than four night maltsters shall be entitled to engage a non-union night foreman, if so desired, who shall be allowed to perform such work personally as his employer deems necessary. This article is not to be construed in any way as prejudicial to employing a union man in this position.

ARTICLE XV. No employee to vacate his position during the malting season (except for reasons stated in Article 5) without permission from the secretary of the union, who will furnish a substitute satisfactory to his employer before allowing said employee to go.

ARTICLE XVI. No beer to be brought in the malthouse except during lunch periods. It must then be confined to the lunch rooms and not be consumed on the malting floors or other work rooms.

The within agreement to take effect immediately.

Accepted:	
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#### MALTSTERS, GENEVA.

[The Geneva Maitsters' Union has an agreement with a patent cereal mill embodying essentially the same provisions except as to wages and hours of labor, which are as follows:

Section 6. The hours of labor for day men shall be 10 hours per day from 7 a. m. to 5:30 p. m., with one-half hour per day for lunch or dinner from 12 m. to 12:30 p. m. or from 12:30 p. m. to 1 p. m. as may be deemed necessary by the employer. On Saturday the hours shall be 7 a. m. to 4:30 p. m. with one-half hour for lunch or dinner as above. The hours for night men shall be 5:30 p. m. to 6 a. m. with one-half hour for lunch from 12 midnight to 12:30 a. m. to 1 a. m. as may be deemed necessary by the employer, except Saturday night when the hours shall be 4:30 p. m. to 11 p. m. Day men working fifty-nine hours per week shall be paid for sixty hours, and night men working sixty-six and one-half hours per week' shall be paid for sixty-seven and one-half hours, otherwise to be paid for actual time worked.]

Agreement between Maltsters Local Union No. 134 of Geneva, N. Y., and vicinity and the undersigned malt house proprietors.

SECTION 1. Only members in good standing with Local Union No. 134 of the International Union of United Brewery Workmen of America shall be employed in the malt houses controlled by the undersigned in Geneva, Waterloo, Phelps, Lyons and Watkins.

Malt houses malting in commission or otherwise for the undersigned firms shall also employ union help under the following rules and conditions and wages.

SECTION 2. Should any malt made by other firms be transferred to any of the malt houses controlled by the undersigned firms the same must carry the union label.

SECTION 3. Should a maltster be prevented from work on account of sickness, he shall be entitled to resume his work after recovery from sickness, providing his sickness does not extend over three months, but if over three months, he shall be entitled to fill any position assigned him.

SECTION 4. A maltster shall be entitled to live and board where he choses and the enjoyment of such privileges shall not be considered as sufficient to influence either the discharge or employment of any maltster. This is to apply to those at work, as well as those hereafter to be employed.

SECTION 5. It shall not be detrimental to any maltster, who may have served on any committee or mission in the interest or under the direction of the union.

SECTION 6. If any maltster should report for work drunk, the employer has the right to discharge him, providing there is sufficient proof.

SECTION 7. Should a member be taken sick, he shall give the earliest report to the foreman or any member of the union.

SECTION 8. Working hours. The hours of labor shall be nine hours per day, from 7 A. M. until 12 M., and from 1 P. M. until 5 P. M. for six days of the week, on Sunday seven hours shall constitute a day's work, from 7 to 11 A. M. and from 1 to 4 P. M. Each man receiving a day off each month without reduction in wages.

SECTION 9. Wages. All wages are payable weekly and shall be paid as follows on and after the 1st day of October, 1906:

All maltsters and malt house laborers shall receive \$14.80 per week. In case of any urgency that any maltster or laborer has to work any overtime, he shall be paid at the rate of 35 cents per hour for same.

This agreement shall remain in force from October 1, 1906, to October 1, 1907.

Indorsed by the International Executive Board United Brewery Workmen of America, Cincinnati, O., September 5, 1906.

ADAM HUEBNER,
International Secretary.

### XII. BUILDING INDUSTRY.

### AMSTERDAM, BRICKLAYERS AND MASONS.

Agreement between the Amsterdam Builders' Association and the Bricklayers', Masons' and Plasterers' Union, No. 61, of Amsterdam, N. Y., from May 1, 1906, to May 1, 1907.

April 7, 1906.

It is hereby agreed to by the Amsterdam Builders' Association and the Bricklayers', Masons' and Plasterers' Union No. 61, of Amsterdam, N. Y., members of the International Union:

SECTION 1. That the wages of the members of Union No. 61, of Amsterdam, N. Y., shall be fifty cents (\$0.50) per hour. Eight hours shall constitute a day's work. That the hours of labor shall be from 8 A. M. to 5 P. M., one hour for dinner, or as otherwise mutually agreed.

SECTION 2. The Union shall not order any strike against the Amsterdam Builders', of Amsterdam, N. Y., nor shall any number of the union men

leave the works of any Amsterdam builder before the matter in dispute is brought before the joint arbitration committee for settlement.

SECTION 3. That no member of Union No. 61, of Amsterdam, N. Y., shall be discharged for inquiring after the cards of the men working upon any job of the contractors, or for seeing that the rules of the union be lived up to. Nor shall the business agent be interfered with when visiting any building under course of construction.

SECTION 4. Except in case of extreme necessity no work shall be done between the hours of 5 and 6 p. m., and all over-time shall be double time at the rate of one dollar (\$1.00) per hour. Over-time means nights, Sundays, holidays, viz: New Year's Day, Decoration Day, Fourth of July, Labor Day, and Christmas. Except where there is a contract to be finished in a time limit, where two or more shifts are required, the wages shall be seventy-five cents (\$0.75) per hour.

SECTION 5. That each member of the union shall be provided with a kit of tools, consisting of a trowel, plumb rule, two-foot rule, level, brick hammer, sharp chisel and 100 feet of mason's line. Stone masons and plasterers shall have a proper set of tools.

SECTION 6. Where the members of Union No. 61, work for owner, agent or other than general contractors and builders he must charge the same as the Amsterdam Builders charge for mason's labor and material. Contracting limited to five hundred dollars (\$500).

SECTION 7. That all members of No. 61 be paid every Saturday on the job before 5 p. m.

SECTION 8. There shall be an arbitration committee elected each year by the Amsterdam Builders' Association and the Bricklayers', Masons' and Plasterers' Union No. 61, of Amsterdam, N. Y., consisting of five or seven members from each organization, who shall have the power to settle all differences arising between the two organizations.

SECTION 9. That the arbitration committee meet at the call of the Chair on either side, and the first Thursday in December shall be a special meeting for the consideration of the yearly agreement, which must be signed on or before January 1, to take effect May 1, of each year.

SECTION 10. That all concreting be superintended by a mason, a member of No. 61. No laborer to use a trowel.

SEC. 2. Artificial Masonry.—The cutting, setting and pointing of cement blocks or artificial stone, and all cement that is used for backing-up external walls, the building of party walls, columns, girders, beams, floors, stairs, arches and plaster block partitions, where substituted for stone, shall be done by bricklayers, and where substituted for stone, shall be done by stonemasons, and all subordinate unions shall have this section and paragraph inserted in their constitutions and by-laws.

SEC. 3. Masonry.—Bricklaying masonry shall consist of the laying of bricks in, under or upon, any structure or form of work where bricks are used, whether in the ground or over its surface, or beneath water; in commercial buildings, rolling mills, iron works, blast or smelter furnaces, in mines or fortifications, and all underground work, such as sewers, telegraph, electric and telephone conduits, where a trowel and mortar are used, and all pointing, cleaning and cutting of brick walls, or other work requiring the labor of a skilled person. Fireproofing, block arching, terra cotta cutting and setting,

where done on a building, and the cutting of rock faced brick, and the setting of all stone trimmings on brick buildings, is considered bricklayers' work for which the regular rate of wages of the locality must be charged, as the same is considered brick masonry. The cutting, rubbing and grinding of all kinds of arch brick must be done by members of the B. and M. I. U.

This agreement was signed by the following members of the Amsterdam Builders' Association and members of Union No. 61, of Amsterdam, N. Y., to take effect from May 1, 1906, to May 1, 1907, Amsterdam Builders' Association:

HENRY W. GRIEME, A. R. GARDINIER, F. W. DESSAU, C. B. MACHOLD.

Bricklayers', Masons' and Plasterers' Union No. 61:

FRED HAGEN,
MICHAEL COLEMAN,
DAN. FRIEDRICH,
JOHN J. HESLAN,
ARTHUR PLAYFORD,
FRANK MANNING.

### BINGHAMTON, BUILDING TRADES SECTION.

That in consideration of benefits derived and to be derived from this agreement by the said parties they do hereby agree as follows:

The said part of the first part that on and after the date of this agreement ........ will employ only members of the unions affiliated and in good standing in the Central Labor Union and Building Trade Section in above named city, pay the union scale of wages to the different trades employed and work the prescribed number of hours of the unions; and the party of the first part further agrees that in the sub-letting of a contract, or any part of a contract, the work shall be done by union men, as above specified. This agreement does not apply to unions not affiliated with the Central Labor Union and Building Trades Section.

The party of the second part agrees to furnish competent union workmen within a reasonable length of time after notice has been given the business agent, to perform any and all work, if such workmen can be procured.

The party of the second part also agrees to work for the interests and protect party of the first part in the discharge from his employ of any workman who is incompetent, intemperate in a degree to neglect work, or disobedient.

# BUFFALO, BRICKLAYERS AND MASONS.

This agreement, made this 12th day of April in the year 1906 by and between the Mason Builders' Ass'n of Buffalo, party of the first part (hereinafter called the employer), and the Bricklayers, No. 45, N. Y., of the B. M. I. U. of America, party of the second part (hereinafter called the employee).

### WITNESSETH, as follows:

- ART. 1. This agreement takes effect May 1st, 1906 and shall continue in effect until January 1st, 1908.
- ART. 2. If, at the expiration of this contract, either party intends to change any of the clauses of the same, thirty days notice of such intended change shall be given the other party, else the contract shall continue in force until January 1st, 1909.
- ART. 3. Under this agreement eight hours shall constitute a day's work, and the regular working hours shall be from 8 a. m. to 5 p. m. In cases of necessity the employer shall have the privilege of working more than one shift of men within the 24 hours; straight time to be paid those working only 8 hours per day. The privileges of this article to be used subject to the approval of the joint Arbitration Board.

All work done on Sundays, Christmas, New Year's, Decoration Day, Fourth of July, Thanksgiving and Labor Day shall be paid for at the rate of double time.

- ART. 4. From May 1, 1906, to July 1, 1906, the regular scale of wages paid bricklayers under this contract shall be 53 cents per hour; from July 1st, and during the remaining life of this agreement the scale of wages paid bricklayers shall be 55 cents per hour.
- ART. 5. There shall be a permanent Board of Arbitration appointed, three members from each party to this contract. All designations made under this article and all decisions of such Arbitration Board, shall be filed with the Secretary of the Mason Builders' Ass'n and with the Secretary of the Bricklayers Union No. 45. Should any problem arise for adjustment between the parties to this agreement, upon the request of either party, a conference must be held for the adjustment of said differences within 24 hours from the receipt of said request. The duties of the Arbitration Board so composed shall be to settle all disputes resulting from the enforcement or a violation of this agreement. The decisions of this joint Arbitration Board shall be binding on both parties to this agreement.
- ART. 6. There shall be no sympathetic strikes for any cause whatsoever during the life of this agreement.
- ART. 7. All bricklayers working under this agreement shall be paid weekly, Saturday or Monday, at or before 4.30 p. m. Payment to be made on job, weather permitting, otherwise at employer's office or other suitable place. And any and all employees discharged from work on any job shall be paid when laid off, but any employee leaving his work of his own accord shall not be paid until the next regular pay-day of such employer.

### BUFFALO, CARPENTERS AND JOINERS.

This agreement, made this 20th day of April, in the year 1906, by and between the Carpenter Contractors' Association of Buffalo, party of the first part (hereinafter called the employer), and the Buffalo District Council of United Brotherhood of Carpenters and Joiners of America and the Amalgamated Carpenters and Joiners, affiliated therewith, parties of the second part, of the City of Buffalo (hereinafter called the employee).

### WITNESSETH, as follows:

ARTICLE 1. This agreement shall take effect May 1, 1906, and continue in effect until May 1, 1908.

ARTICLE 2. If at the expiration of this contract, either party intends to change any of the clauses of the same, four months' notice of such intended change shall be given, one party to the other, and the adjustment of the wage scale must be made on or before February 1, 1908.

ARTICLE 3. Under this agreement eight hours shall constitute a day's work to be performed between the hours of 8 A. M. and 4.30 P. M. and the minimum rate of wages paid journeymen carpenters shall be 40 cents per hour and all work performed before or after said hour shall be paid for at the rate of time and one-half, except Sundays, Decoration Day, Fourth of July, Thanksgiving Day, Christmas, and New Year's Day, which shall be paid for at the rate of double time.

All those who may be incapacitated through old age or from any cause their wages shall be such as may be mutually agreed upon between the employer and his employee, subject to the approval of the Arbitration Committee.

ARTICLE 4. There shall be a permanent Board of Arbitration appointed, three members from each party to this contract. All designations made under this article, and all decisions of such Arbitration Board, shall be filed with the secretary of the Carpenter Contractors' Association and with the Buffalo District Council of the United Brotherhood of Carpenters and Joiners. Should any problem arise for adjustment between the parties to this agreement, upon the request of either party, a conference must be held for the adjustment of said differences within 24 hours from the receipt of said request. The duties of the Arbitration Board so composed shall be to settle all disputes resulting from the enforcement or a violation of this agreement. The decisions of this joint Arbitration Board shall be binding on both parties to this agreement.

ARTICLE 5. There shall be no sympathetic strikes for any cause whatsoever, during the life of this agreement.

ARTICLE 6. Whenever two or more journeymen members of the second part are working together a steward shall be selected by them. No salary shall be paid to a journeyman for acting as steward. He shall perform his duties as steward so as not to interfere with his duty to his employer, and shall report all violations of this agreement.

ARTICLE 7. All employers represented in this agreement will pay their men

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weekly, on a regular pay day, the wages to be paid on the work not later than quitting time.

Signed,

In behalf of the party of the first part, NICHOLAS NIEDERPREUM,

President.

JAMES M. CARTER,

Secretary.

In behalf of the party of the second part, CHARLES HANN,

President.

JAMES HOPKINS,

Secretary-Treasurer.

#### RULES.

RULE 1. Members of the U. B. and A. S. of C. & J. while working in this district must carry district council card and recognize the business agents of the D. C. and submit their cards to him for inspection.

RULE 2. Any member appointed business agent or acting as steward shall personally examine the working card and report same to business agents or D. C.

RULE 3. Members violating any section of these rules or agreement, upon proof thereof, shall be dealt with as the D. C. may see fit.

### BUFFALO, ELEVATOR CONSTRUCTORS.

[Terminating dispute of May 1-26, described in Table I, p. 68.]

This agreement made the 28th day of May, 1906, between the Otis Elevator Company, party of the first part, and Local No. 14 of the International Union of Elevator Constructors, an association of more than seven persons, working under a charter from the International Union of Elevator Constructors, acting through its President, H. D. Rowan, or Committee, and his or their successors in office, parties of the second part, witnesseth:

That, in consideration of the fulfillment of the mutual promises herein contained, the parties hereby do covenant and agree as follows: That during the life of this agreement, all workmen in employ of the said party of the first part, working either on repairs or new work, in Buffalo or Rochester, and within a radius of twenty-five (25) miles of the City Hall of Buffalo or Rochester, shall be members of Local No. 14 of the International Union of Elevator Constructors, or hold a permit card issued by Local No. 14. Provided, however, a sufficiency of properly skilled workmen to meet the party of the first part's needs can be supplied by Local No. 14, and provided further that permit cards unlimited as to time shall be issued to any elevator constructor the party of the first part may choose to send into the territory covered by this agreement, in case there is not a sufficiency of proper men. Permit helpers shall receive 25 cents per hour or two dollars (\$2) per day.

FIRST. That on and after the said first day of May, 1906, the working day shall constitute eight hours, except Saturdays in June, July and August, which days shall consist of four hours, each day's work of eight hours to be performed between the hours of 8 o'clock in the forenoon and 5 o'clock in

the afternoon, and on Saturdays in June, July and August, between the hours of 8 and 12 A. M. noon. The said working days shall be known as "regular time" of 44 hours per week in June, July and August, and 48 hours per week all other months.

All work performed between the hours of 5 o'clock in the afternoon and 8 o'clock in the forenoon of any week day, or on any Sunday, or any legal holiday, or after 12 o'clock noon on any Saturday in June, July and August, shall be known as "over time," and shall be paid for at one and one-half the rate of "regular time," until 12 m., double time 12 m. to 8 a. m., except as outlined in article 3 of this agreement, and it is hereto further agreed that no work shall be performed on Labor Day, except in cases of extreme emergencies, or where loss of property will be sustained.

It is also agreed that during the hours specified the workmen shall render good, faithful and continuous and efficient service and in the event of evidence being presented to the contrary to Local No. 14, mechanics shall be relegated to ranks of helpers and paid the helpers' wage rate until such time as it is proven to the manufacturers that he is worthy of being reinstated in the mechanics' class.

-Legal holidays referred to are New Year's, Washington's Birthday, Memorial Day, July Fourth, Labor Day, Thanksgiving and Christmas.

SECOND. The regular time for mechanics shall be paid for a minimum rate of 42½ cents per hour or \$3.40 per day and a minimum rate of 30 cents per hour or \$2.40 per day, for helpers, and it is further agreed that no member receiving above the minimum rate shall be reduced during the life of this agreement.

THERD. When work is carried on in two shifts, eight hours shall constitute a day's work for the night shift men, time and one quarter time shall be paid to the men working on night shift for regular week days, in accordance with the above schedule of overtime rates for all other times.

In case men are asked to work more than the eight hours that constitute a day's work either on day or night shifts, then time to be paid for as called for in afore-mentioned overtime schedule.

Extra shifts will only be carried on at contract work, and contract work is defined as follows: It consists of new work, or where a new machine is substituted for an old one. All other work shall be classed as repair work.

FOURTH. That the workmen shall be paid on the job, or at the office, on the time of the party of the first part.

FIFTH. The party of the first part further agrees to send out no mechanic unaccompanied by a helper, or a helper without a mechanic, except on a case of adjusting and not to exceed two helpers to one mechanic on any job, except when a fourth man is necessary. (This clause refers to the 25-mile radius.)

The party of the first part also has the right to put machines, cylinders, engines, pumps or tanks in the buildings with outside riggers.

The party of the first part can use as many helpers for wrecking old plants, hoisting of all kinds, putting on cables and on all foundation work, as best suit its convenience.

SIXTH. That the party of the first part shall supply all customary tools to be used on iron work.

SEVENTH. The party of the first part shall pay all car fare in excess of one

fare in going to and from work before 8 o'clock in the forenoon and 5 o'clock in the afternoon, within the corporate limits of the cities of Buffalo and Rochester.

All workmen sent to work outside of the cities of Buffalo and Rochester, and within a radius of 25 miles of Buffalo or Rochester city hall, shall leave on the train nearest 7:40 o'clock A. M., traveling expenses to be paid by the party of the first part, and time to be paid for from 8 A. M.

When party of the first part desires that mechanics or helpers shall not return to their homes each day, their local board shall be paid by the party of the first part.

On all work outside the radius of 25 miles, and within a radius of 75 miles, from the city hall of Buffalo or Rochester, the party of the first part shall pay the traveling expenses and living expenses of one mechanic, a member of the International Union of Elevator Constructors.

When the party of the first part desires to send extra men, the men shall be permitted by Local No. 14 to pay their own board provided their transportation is paid for them and they are willing to go.

All traveling expenses, except as otherwise agreed in this agreement, while actually engaged in the company's business to be paid by the party of the first part, and traveling time to be paid for and known as "single time," except when sleeping car berth is furnished.

Eighth. That the party of the first part shall have the privilege of employing apprentices, provided, however, that the number of such apprentices shall not exceed one to every five mechanics, in the employ of the party of the first part except where the party of the first part employs less than five mechanics, they have the privilege of employing one apprentice. No apprentice so employed shall be over the age of 21 years, or less than 18 years at the commencement of his employment. The wages of each apprentice shall be \$1.50 per day to commence with and to be increased each six months proportionately to bring his rate up to that of a helper at the end of three years.

It is further agreed by the party of the second part that no restrictions are to be placed on the character of work which an apprentice is to perform except that no apprentice is to be placed in charge of a job.

NINTH. The party of the first part further agrees that the following in its contract shall be performed only by members of the International Union of Elevator Constructors.

All mill wright work in connection of an elevator. All elevator work used in any manner for the complete and safe operation of the elevators, the assembling of all elevator machinery, to wit:

Hydraulic, steam, electric and belt, compressed air, hand power and dumb waiters: Also air cushions, except when constructed of brick or when connected with hot rivets, the erection of all elevating stages, all esculators, the assembling of all cars complete, putting up all guides either of wood or iron; the drilling, boring and sinking of all holes for plunger elevators, also have charge of and running of motive power for same; the setting of all tanks, whether pressure, open, or pit tanks, all hydraulic piping in connection with an elevator. "The setting of all pumps, where pumps arrive on any job in parts, they are to be assembled by members of said Union." All electric work connected with an elevator, except flash lights, annunciators light cables and feed wires to control, all locking devices in connection with

elevators, all over-head work either wood or iron, supports for the same when required, setting of all templates, all gates, all automatic doors in hatchways, all indicators, all foundations either of wood or iron that would take the place of masonry, also erecting and repairing of all elevators. It is distinctly understood by both parties of this agreement that concrete foundations are masonry.

Members of said union shall run all permanent cars being used for hoisting building material. The party of the first part agrees that so long as the provisions herein contained are conformed to, that they will not order or be a party to a lockout. It is agreed by parties of the second part as one of the conditions of their employment by parties of the first part, that hereafter they shall not participate in any sympathetic strike with any trades but their own and not in that unless the executive of the International Union of Elevator Constructors shall call such strike.

Parties of the second part agree to work for the party of the first part under and pursuant to the working rules hereinbefore set forth and forming part of this agreement.

The party of the second part further agrees that in case of trouble and misunderstanding between the parties of this agreement, the difference shall be arbitrated; work shall proceed pending the arbitration under the conditions of this agreement. The difference shall be referred to a conference committee, composed of five members, two of which shall be appointed by the party of the first part, two by the party of the second part and a fifth to be selected by these four. The committee shall be called together within 24 hours after a difference occurs and arbitration asked for and their decision shall be final.

And it is further agreed by the party of the second part that any member of Local No. 14 of the International Union of Elevator Constructors shall not enter into competition with the parties of the first part, or be permitted to do any work whatever on their own account in relation to repairs, putting on new ropes, etc., on any elevators in this city or within a radius as described.

And it is hereby mutually agreed, that no change in wages, nor in the number of hours constituting a day's labor, shall be asked for by either party, unless such changes are to take place on the first day of May, next ensuing; but the parties asking for such change shall first give notice to the other parties in writing, on or before the first day of November preceding the said first day of May.

This agreement shall continue in full force and effect from the first day of May, 1906, until the first day of May, 1908 (both dates inclusive), with the exception of the wage schedule which shall not go into effect until the first day of September, 1906. Signed and accepted in duplicate, this 28th day of May, 1906.

For the Otis Elevator Company,
(Signed) F. B. GRAVES, L. M.

For the International Union of Elevator Constructors, Local No. 14,

F. A. CLINK,

AL. C. SCHELL,

H. D. ROWAN.

#### BUFFALO, PAINTERS AND DECORATORS.

This agreement, made the first day of April, in the year 1906, by and between the undersigned Master Painters of Buffalo, of the first part (hereinafter designated employers), and the Buffalo Painters' District Council, of the second part (hereinafter designated the Union), witnesseth, as follows:

ARTICLE 1. This agreement shall take effect April 1, 1906 and shall continue in effect until April 1, 1908.

ARTICLE 2. Notice shall be given either party to the other on the first day of December, 1906, of any intended change in this agreement for the succeeding year, and if a change is to be made it shall be decided by January 1, 1907, and shall take effect at the expiration of this agreement, otherwise this agreement shall continue in effect until April 1, 1907.

ARTICLE 3. Eight hours shall constitute a day's work, to be performed between the hours of 8 A. M. and 4:30 P. M., and the scale of wages for journeymen shall be 37½ cents per hour.

Any labor performed before 8 A. M. or after 4:30 P. M. shall be paid for at the time and one-half rate, except as hereinafter mentioned, and except on Sundays, New Year's Day, Decoration Day, Fourth of July, Thanksgiving Day and Christmas, which shall be paid for at the rate of double time.

ARTICLE 4. If found necessary to work after 4:30 P. M. to finish a job, or any distinct section of a job, straight time shall be paid up to 5:30 o'clock and after that hour time and one-half. If new work is started or men are sent to a job after 4:30 P. M., time and one-half shall be paid.

ARTICLE. 5. In order that men may be started on new jobs promptly, it is necessary that they report at the shop not later than 7:45 A. M.

ARTICLE 6. Employers will pay car fare to and from all jobs outside the city limits, also the full time spent in traveling, which will be paid at the regular rate of wages, straight time.

ARTICLE 7. There shall be a permanent Board of Arbitration appointed, two members from each party to this contract, to be designated in writing. The persons so appointed may be changed at any time, by a new designation in writing. The four so appointed shall at once choose a fifth person to act as umpire in case of their disagreement, designating him in writing, and they may change the umpire or appoint a new one for a special case at any time by a like writing. In case of a disagreement between the four arbitrators, the decision of the umpire, agreeing with any two of them, shall be final. All designations made under this article, and all decisions of such Arbitration Board, shall be filed with the Secretary of the Buffalo Builders' Exchange.

The duties of the Arbitration Board so composed shall be to settle all disputes resulting from the enforcement or a violation of this agreement.

ARTICLE 8. There shall be a permanent Conference Board created, three members from each party to this agreement, whose duty it shall be to settle amicably, all questions or matters of interest to the trade, not covered by this agreement. This Board shall meet regularly once a month.

ARTICLE 9. The Business Agent of the Union will not be allowed to visit, or to interfere in any way with the progress of work during working hours, on a private job (meaning old or repair jobs), or where only painters are working, except in cases where the provisions of this contract are being violated.

ARTICLE 10. Sympathetic strikes shall in no wise be considered a violation of this agreement, but in the event of such strikes, at least twenty-four hours notice shall be given employers affected.

ARTICLE II. All Employers signing this agreement will pay their menweekly.

The working rules the District Council is part of this agreement.

### WORKING RULES BUFFALO PAINTERS' DISTRICT COUNCIL.

RULE 1. Eight hours shall constitute a day's work, to be performed between the hours of 8 A. M. and 4:30 P. M., and the scale of wages for journeymen to be not less than \$3.00 for said eight hours. Any labor performed before 8. A. M. or after 4:30 P. M. shall be paid for at the time-and-a-half rate, except Sundays, New Year's Day, Decoration Day, Fourth of July, Thanksgiving Day and Christmas, which shall be paid for at the rate of double time. (2) Any member who fails to report any violations of this rule on a job where he is working, or any member who knows of a violation of this rule and fails to report same to the Business Agent, will be fined \$1.00 for each offense. (3) Any Business Agent who omits to report any violation of this rule shall be fined \$3.00 for each offense. (4) Business Agents shall impose those fines in all cases that shall come under their notice, and all fines so imposed shall stand, unless removed on appeal.

- RULE 2. Every member having charge of work where five or more journeymen are employed shall be classed as a foreman.
- RULE 3. Every foreman having charge of work shall be held responsible for the men under him having clear Union cards. He shall also notify the Business Agent within twenty-four hours after starting any new job. Failing to comply with this rule will subject the offender to a fine of \$1.00.
- RULE 4. No journeyman painter or apprentice will be permitted to mix colors or arrange scaffolding, prepare pots or brushes, or perform any labor whatsoever, previous to the regular starting time, or after the regular quitting time, unless he receives pay at the overtime rate.
- RULE 5. Employers must pay car fare to and from all jobs outside of city limits. Also for time spent traveling, which will be charged at the regular rate of wages.
- RULE 6. Bosses to be recognized as Union Contractors must handle sufficient work to keep three Union men employed at least five months of the year. This rule does not apply to members of the Union.
- RULE 7. All members of the Brotherhood of Painters and Decorators of America, while working in this district, shall recognize the Business Agent of the Building Trades Council, and submit their cards for his inspection.
- RULE 8. Suspended members will be treated in the same manner as non-union men, until they comply with the laws.
- Rule 9. Any Local Union, when deemed advisable, may instruct the Business Agent to call off its members on any job, pending an order of the District Council.
- RULE 10. Any boy or person not more than 20 years of age may engage himself to learn the trade of Painting, and must serve an apprenticeship of at least three consecutive years.
  - RULE 11. All apprentices must be indentured to their employers, and regis-

tered in one of the Local Unions, when they will be provided with a working card.

RULE 12. One apprentice shall be allowed to 10 men or less, two to 20 men, and not more than two apprentices in any shop. All apprentices must be regularly registered in one of the Local Unions.

RULE 13. In all cases where outside firms procure contracts for painting and decorating in Erie county, the scale of wages shall be regulated by the District Council of Painters, or its representative, and no member shall be allowed to go to work for such firm, unless so ordered by Business Agent.

RULE 14. All shops signing this agreement are expected to pay weekly.

### COHOES, CARPENTERS AND JOINERS.

[Terminating dispute of April 2-5, described in Table I, p. 66.]

Trade rules of the Carpenters' Joint District Council of Cohoes, N. Y.:

The following Rules to be in force April 1, 1906, to April 1, 1907:

Eight hours shall constitute a day's work, to begin at 8 A. M. and end at 5 P. M., except on Saturday, when work shall terminate at 4 P. M. Exception to this rule: If all men working in any shop so elect, they may start at work at 7:30 A. M., but must stop work at 12 o'clock, noon, on Saturday; and no more than 47 hours, maximum, shall be worked in any week as regular time. All shops going to work at 7:30 A. M., cannot work Saturday afternoon between the hours of 12 o'clock, noon, and 6 P. M.

The minimum rate of wages shall not be less than 35 cents per hour for all regular working hours up to April 1, 1907. Overtime to be paid at the rate of time and one-half, except for the time worked between the hours of 6 P. M. Saturday and 7:30 A. M. Monday, Decoration Day, Fourth of July, Labor Day, Thanksgiving Day, Christmas Day and New Year's Day, for which double time shall be paid.

No Union carpenter shall work for any person or persons, not regularly engaged in the carpenter business, for less than 45 cents per hour upon any construction, repairing or alteration of any building, except such men as are employed the year around by firms or corporations not engaged in the construction or repairing of buildings.

All persons using carpenters' tools or working at carpenter work must carry the Quarterly Working Card of the District Council, and be subject to these rules. This includes apprentices, foremen, etc.

No Union carpenter shall work for more than two days with a Non-Union man without reporting the same to the Business Agent, and all persons using carpenters' tools without the Card will be considered Non-Union.

All members of the U. B. or A. S. of C. & J. coming into this District must apply to the Business Agent for a Working Card.

Should either party to this Agreement desire a change, notice must be given of the same on or before February 1, 1907.

P. S.—All employers signing these Trade Rules will be placed on the Fair List of the Building Trades' Council.

										•	•	٠,	Employer.		
												٠,	Business Agent of D	. (	3,

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#### DOBBS FERRY, PAINTERS AND DECORATORS.

[Reported by union as signed by three employers.]

Agreement made this first day of April, 1906, by and between Mr.
....., contracting painter, and Local Union No.
1054, Brotherhood of Painters, Decorators and Paperhangers of America:

ARTICLE I. Eight hours shall constitute a day's work, except Saturdays, when work shall cease at 12 m.

ARTICLE II. The minimum rate of wages to be \$3.50 per day, double time for overtime and holidays. No work to be done on Labor Day.

ARTICLE III. No union painter shall work more than two days with a non-union man unless he signify his intention to join the Union.

ARTICLE IV. No union painter shall work for any person or persons not regularly engaged in the painting business for less than 50 cents per hour, and \$1.00 per hour for overtime or holidays.

The above agreement to take effect from April 1, 1906, to April 1, 1907.

Contractor.
Sec'y L. U. No. 1054.

### ELMIRA, PAINTERS AND DECORATORS.

We, the undersigned Jobbers and Contractors, doing Painting, Decorating and Paper Hanging, do agree that commencing April 1, 1906, and continuing until April 1, 1907:

That eight (8) hours shall constitute a day's work for all men in our employ.

We further agree to employ union men only, excepting in case of strangers, when they will be entitled to work until the first meeting of Local Union No. 324, Brotherhood of Painters, Decorators and Paper Hangers of America.

Minimum wages to be \$2.50 per day for Paper Hangers and \$2.25 for Painters.

All men working by the year not to receive less than \$2.25 per day.

No contract to be made for less than one year.

All contracts to be submitted to Local Union No. 324 for approval.

Wages to be forty-five (45) cents per hour for all over time, Sundays and legal holidays.

Board and traveling expenses to be paid by employer on all out of town work.

One apprentice to every shop or store where from one to five men are employed.

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#### ITHACA, PAINTERS AND DECORATORS.

[Terminating dispute of March 1-April 9, described in Table I, p. 0.

TRADE RULES OF L. U., 178, ITHACA, N. Y.

To whom it may concern: The Painters, Decorators and Paper-hangers, members of the above mentioned Local Union, represented in and a part of the Building Trades Council of Ithaca, N. Y., do hereby submit the following rules, and agreement, to take effect March 1, 1906, and the same to hold good for one year until March 1, 1907.

ARTICLE I. That all stock, tools, ladders, etc., to the amount of 25 lbs. or over shall be delivered on or near the job.

ARTICLE II. That all men working over-time shall be paid at the rate of time and one-half and double time for Sundays and Legal Holidays.

ARTICLE III. That no man who is a member of above mentioned L. U. shall be allowed to work with any non-union Painter.

ARTICLE IV. That eight (8) hours shall constitute a day's work.

ARTICLE V. That proper tools shall be furnished to perform all work.

ARTICLE VI. That no member shall take work by the day for less than contractors' scale for day work, nor work for any Master Builders other than Master Painters for less than Masters' Scale.

ARTICLE VII. That only one apprentice shall be allowed for every 10 journeymen actually employed.

ARTICLE VIII. That we receive a general advance of 15% over and above the present wage scale.

ARTICLE IX. That there shall be one pay day each week.

ARTICLE X. That all expenses, such as board and car fare, shall be paid by the contractor on all work outside of the city limits.

#### ITHACA, SHEET METAL WORKERS.

[Terminating dispute of October 2-7, described in Table I, p. 74.]

Memorandum of agreement entered into October 7, 1905, between the firms of Barr Brothers, Atlas Roofing Co., C. J. Rumsey & Co., and Treman, King & Co., party of the first part, and the Amalgamated Sheet Metal Workers' Local Union No. 26, of Ithaca, N. Y., party of the second part, and continues in effect until April 1, 1907, unless altered by the consent of both parties or continues as hereinafter provided.

FIRST. Parties of the first part agree to an advance of 25 cents per day to all Union workmen who have served three or more years, this advance to take effect January 1, 1906.

SECOND. Parties of the first part agree to employ only Union men, to pay time and one-half for overtime and double time for Sundays, holidays, and all night work after midnight.

THIRD. Parties of the second part agree to participate in no sympathetic strikes.

FOURTH. In case of any differences arising on a job, 24 hours written notice shall be given before calling the men from the job.

FIFTH. In case of differences, except on wages, each party shall choose a representative, the two shall choose a third, and the decision of the three shall be final.

SIXTH. Parties of the second part shall report for work morning and afternoon five minutes before the hour, shall be in their working clothes

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and have their tools ready to begin work on the job on the hour. Workmen shall work the full eight hours, putting up their tools and doing similar things after the hour and if out on a job, unless the job is finished, they shall not quit work there until the hour of twelve or the hour of five.

SEVENTH. This agreement is to continue until April 1, 1907, and for each full year thereafter, unless changed as hereinafter provided. All changes each year shall be suggested on or before December 1st. Parties shall meet and arrange an agreement, and agreement as then made shall take effect the following April 1st. If no change is made in any year the agreement shall continue in effect for one following year longer.

EIGHTH. Nothing in this agreement is construed as interfering with the employer's freedom to let any employee go nor with the employee's freedom to leave his employer.

(Signed)

BARR BROS.,

C. J. Rumsey & Co., Theman, King & Co.,

ATLAS ROOFING Co.,

Parties of the First Part.

Amalgamated Sheet Metal Workers' Local, No. 26.

By J. H. Moore,

President.

CHAS. F. WARREN,

Secretary.

W. H. KLENKE.

G. B. Lyon.

A. C. HULSE,

HARRY MASTERSON,

J. W. IRELAND,

Committee.

### LITTLE FALLS, CARPENTERS AND JOINERS.

[Terminating dispute of April 2, described in Table I, p. 66, reported by the union as signed by all contractors.]

LITTLE FALLS, N. Y., April 2, 1906.

Articles of agreement made this day by and between the Contractors of the City of Little Falls, N. Y., as the party of the first part, and Local No. 591, Carpenters and Joiners, by their Committee whose names appear below, as party of the second part, witnesseth:

The party of the first part does hereby agree to adopt the eight hour working day, beginning on the 3rd day of April, 1906, and does further agree to an advance in wages as follows: Those workmen who are at present receiving 25 cents per hour shall hereafter receive 28 cents, and those workmen who are at present receiving 28 cents shall receive 31 cents; this agreement to be in full force and effect from April 3, 1906, to April 3, 1907.

Contractor.

M. E. MURPHY, JAMES LAWYER, A. E. COVILLE,

Committee.

# III.294 New York State Department of Labor.

## MIDDLETOWN, BRICKLAYERS AND MASONS.

[Reported by union as signed by six employers.]

MIDDLETOWN, N. Y., ....., 1906.

Agreement between the Mason Contractors and the Bricklayers', Masons' and Plasterers' Union No. 68 of the City of Middletown, N. Y., to take effect April 1, 1906, and to continue in effect until April 1, 1907. It is hereby agreed.

First. That the wages of the bricklayers and masons and plasterers shall be 55 cents per hour; 8 hours to constitute a day; that the hours of labor shall be from 8 A. M. to 5 P. M.

SECOND. That, except in cases of extreme necessity, no work shall be done before 8 A. M., and after 5 P. M. All work before and after shall be time and one-half, except holidays and Sundays, which shall be double time. The following are the legal holidays: New Year's Day, Decoration Day, Independence Day, Labor Day, Thanksgiving Day and Christmas Day.

THIRD. That the men shall receive their wages every week and not later than 5 P. M. Saturday.

FOURTH. That the men shall charge time while transferring from one job to another on the same day.

FIFTH. That this Union, either collectively or individually, shall not order any strike against the mason contractors, nor shall any member leave the work of a mason contractor before the matter in dispute is brought before a joint Arbitration Committee for settlement.

SIXTH. That laborers will not be allowed to do any part or parts of mason work whatever; neither shall laborers be allowed to place brick upon the wall.

SEVENTH. That delegates and stewards must not be interfered with while in the discharge of their duties as inspectors and protectors of Union laws.

Eighth. That all foremen over mason work shall be practical mechanics.

Ninth. That carfare, in addition to the regular scale of wages, on all out-of-town work shall be paid by the mason contractors.

TENTH. That all cement bottoms, sidewalks, and all washing-down and cleaning-down of mason work, shall be done by masons.

ELEVENTH. That a fair interpretation and exercise of the foregoing articles of this agreement shall be maintained by the members of Union No. 68, and no discrimination or improper concessions shall be made or granted to any contractor, but all shall be dealt with on an equal and fair basis.

#### MIDDLETOWN. BUILDING LABORERS.

Form of agreement adopted by Hod Carriers' Union, of Middletown, N. Y., No. 42, Hod Carriers and Building Laborers' International Union.

#### ARTICLE I.

SECTION 1. That eight hours shall constitute a day's work, and that all time exceeding one hour beyond the regular time for working hours, time and half time be allowed, and that double time be allowed for holidays and Sundays; that the rate for regular time be thirty (30) cents per hour.

SECTION 2. That the preparation and delivery of all material to the bricklayers and masons, whether done by hand or any other process, be

included in the trade rights of Union No. 42, including the mixing and handling of concrete on all buildings, trenches, cellars, floors or any other form in which it may be used, and all laborers employed in that capacity shall be members thereof.

SECTION 3. That Hod Carriers' Union No. 42 be allowed the right of their Business Agent to visit jobs during working hours and attend to business of the Union without expense or inconvenience to the employer, and that the holidays claimed by the Bricklayers' and Masons' Union No. 68 govern hod carriers likewise.

SECTION 4. That no member of No. 42 working for any employer included in this agreement shall leave any job before giving due notice to the employer or his representative, and all material to be ready at the proper hour for to start work.

Section 5. That in the excavation of buildings, digging of trenches, piers and foundation holes, members of No. 42 be given the right to perform such work in preference to other laborers at the prevailing rate of wages for such class of work.

SECTION 6. That no member of No. 42 shall prepare or deliver material in any form to any mason or bricklayer not recognized by Union No. 68, and where the employer sends bricklayers or masons to any factory or private concern on day or percentage work that Union hod carriers be sent to wait on them, when convenient, in their jurisdiction.

SECTION 7. That all labor troubles arising in the future between employers and Union No. 42, shall be settled by arbitration, and all work to proceed without stopping, pending adjustment. If, however, hod carriers cannot be found, the employer shall be given the right to employ men to carry on his work, providing the employer or his representative do not in any way discriminate against them joining the Union.

SECTION 8. That the above working rules go into effect on the first Monday in April, 1906, and continue in force until April 1, 1907.

G. H. HADDEN,
CRANE, GILES & Co.,
LEWIS & EDWARDS,
D. P. WAGER,
JOHN A. LOVELY,

Employers.

M. C. NOLAN,
EUGENE SLATER,
JAMES LANGAN,

Committee.

### III.296 NEW YORK STATE DEPARTMENT OF LABOR.

### MIDDLETOWN, CARPENTERS AND JOINERS.

[Reported by the union as signed by five employers.]

MIDDLETOWN, N. Y., March 8, 1906.

This agreement made this 6th day of March, 1906, by and between the Contractors and Builders of Middletown, N. Y., party of the first part, and Local Union No. 574 of Middletown, N. Y., United Brotherhood of Carpenters and Joiners of America, party of the second part.

Witnesseth: That the party of the first part does agree that on and after the 1st of April, 1906, to April 1, 1907, they will, and do by these presents agree to accept eight (8) hours as a day's work, and do further agree to pay the same rate of wages per day, that they are now paying for nine (9) hours, and parties of the first part do further agree not to employ any members of the N. B. of C. & J., for less than \$2.25 per day, excepting apprentices.

Local Union No. 574, United Brotherhood of Carpenters and Joiners of America, party of the second part agrees to abide by the foregoing statement and will not work for any contractor or contractors not agreeing to abide by the same; and Local Union No. 574, further agrees to class all contract work contracted prior to January 1, 1906, as old work, on which they agree to work eight (8) hours per day at the present rate until July 1, 1906.

Signed and sealed this 26th day of March, 1906.

### MILLBROOK, PAINTERS AND DECORATORS.

Contract and agreement between Local 900, B. of P. D. & P. of A. and Boss Painters.

We, the undersigned, do hereby agree that the minimum rate of wages of Local 900, from April 1, 1906 to April 1, 1907, shall be \$2.50 per day and that nine hours shall constitute a day's work, also that men over the age limit the minimum rate of wages shall be \$2.25. Hours same as above, also agreed that one man known to both shops shall receive \$2 per day. Hours same as above.

GEO. A. BALL,
JAMES I. BALDWIN,
Contractors.
W. P. CHAMBERLIN,
F. KAUNE,
Committee, Local 900.

### NEW ROCHELLE, CARPENTERS AND JOINERS.

[Reported by union as signed by forty-two employers.]

Agreement between the Contracting Carpenters of New Rochelle and vicinity and the New Rochelle District Council of the City of New Rochelle and vicinity, United Brotherhood of Carpenters and Joiners of America.

FIRST. That on and after May 1, 1906, the minimum rate of wages in this District shall be forty-eight (48c.) cents per hour, forty-four (44) hours per week.

SECOND. That the contracting carpenters shall agree to employ Union men.

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THIRD. That all carpenters working in this District shall be paid weekly on the job on or before 12 o'clock noon Saturday.

FOURTH. That no more than one apprentice shall be employed by a contractor or firm of contractors to every six journeymen employed on an average during the year.

FIFTH. No work to be done between the hours of 12 noon and 5 p. m. Saturdays. Eight hours to constitute a day's work on other working days of the week between the hours of 8 a. m. and 5 p. m. Overtime to be paid for at the rate of double time.

This agreement to continue in force until May 1, 1907.

Signed on behalf of District Council:

FRANK BRADY,

President.

JOHN MARTIN,

Secretary.

Signed on behalf of Contracting Carpenters:

JOHN N. THOMPSON,

President.

ALBERT J. SMYTHE,

Secretary.

### NEW YORK CITY, BRICKLAYERS AND MASONS.

The Mason Builders' Association, of which Mason Builders' Local No. 1 is herein declared and understood to be a constituent part, hereby enters into the following Agreement with the Bricklayers' Unions, Nos. 1, 3, 4, 7, 9, 11, 29, 32, 33, 34, 35, 40, 41, 47, 53 and 72, of New York City and Long Island.

I.

That the wages of the Bricklayers from January 1, 1906, to January 1, 1908, be seventy cents per hour; the hours of labor to be from 8 A. M. to 5 P. M., exclusive of the noon hour, except on Saturdays, when the hours of labor shall be from 8 A. M. to 12 M. This Agreement shall expire on January 1, 1908.

ΤT

That these Unions, as a whole or single Union, shall not order any strike against the members of the Mason Builders' Association, collectively or individually; nor shall any number of Union men leave the works of a member of the Mason Builders' Association; nor shall any member of the said Association lock out his employees until the matter in dispute is brought before the Joint Arbitration Committee and settled.

### III.

That no members of these Unions shall be discharged for inquiring after the cards of the men working upon any job of a member of the Mason Builders' Association, nor will the Business Agent be interfered with when visiting any operation where Bricklayers are employed.

#### 1V.

Except when to leave the work would endanger life or property, no work shall be done between the hours of 7 and 8 A. M. and 5 and 6 P. M., nor on Saturdays from 12 M. to 6 P. M.

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All over-time shall be paid at double rate. Over-time means all time between 1 P. M. on Saturday and 8 A. M. on Monday; also all time between 5 P. M. and 8 A. M. on other days, and the secular days on which the following legal holidays are generally observed: New Year's Day, Washington's Birthday, Decoration Day, Independence Day, Labor Day, Thanksgiving Day and Christmas Day.

#### v

Members of the Mason Builders' Association must include in their contract for a building all cutting of masonry, interior brickwork, the paving of brick floors, the installing of concrete blocks, the brickwork of the damp-proofing system and all fire-proofing—floor arches, slabs, partitions, furring and roof blocks—and they shall not lump or sublet the installation, if the labor in connection therewith is bricklayer's work as recognized by the trade, the men employed upon the construction of the walls to be given the preference.

That all cutting of masonry be done by those best fitted for the work, and that the members of the Mason Builders' Association make the selection; but cutting of all brickwork, fire-proofing, terra cotta, concrete arches and partitions, as well as the washing down and pointing up of front brickwork and terra cotta, shall be done by bricklayers.

#### VI.

Each Bricklayer shall provide himself with a kit of tools, consisting of a trowel, brick-hammer, hand-hammer, level, plumb rule, bob and line and chisel, for which a suitable tool-house shall be provided for the exclusive use of bricklayers; and in addition a suitable tool-box shall be provided above the sixth floor in buildings of ten stories or more.

Bricklayers must be covered when work is in progress directly above them.

#### VII.

That the Bricklayers be paid every week before 12 m. Saturday; pay time to close the Thursday before pay day. In the event that the men are paid on Friday, they shall be paid before 5 r. m.

### VIII.

When bricklayers are laid off for any cause, they shall, upon their request for payment of wages, be paid in cash or office order. An office order entitles a bricklayer to one-half hour's pay in addition to the amount due for work performed, and must be honored within one hour of the time of lay-off. When bricklayers are to be discharged, they must be notified during working hours, and must be paid at the job immediately. A violation of this rule entitles a bricklayer to compensation at working rates for the working time that elapses between the time of discharge and the time of receiving his money, provided the claimant remains at the job or office during all working hours until he is paid. When Saturday afternoon occurs in the elapsed time above mentioned, it shall be paid for at double rates up to 5 p. m. If a bricklayer is discharged at 8 a. m., he shall receive one hour in addition to the working time due. This does not apply to a lay-off.

### IX.

That any member of these Unions, upon showing his card for membership, be permitted to go upon any job when seeking employment, unless notified by

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a sign, "No Bricklayers Wanted;" and that employment be given exclusively to members of the Unions that are parties to this agreement. The Shop Steward or Business Agent shall determine who are members of these unions. It shall not be the duty of the foreman to ask any man to what Union he belongs. If the Shop Steward be discharged for inspecting the cards of the bricklayers on a job, or for calling the attention of the foreman to any violation of the Agreement, he shall be at once reinstated until the matter is brought before the Joint Arbitration Committee for settlement. The foreman must be a practical bricklayer.

# **x.** •

(No member of these Bricklayers' Unions shall work for anyone not complying with all rules and regulations herein agreed to.) No laborer shall be allowed upon any wall or pier to temper or spread mortar, which shall be delivered in bulk; said mortar to be spread with a trowel by the Bricklayers, who shall work by the hour only.

### XI.

If a building shall be abandoned for any cause on which the wages of any members of these Unions are unpaid, no member of the Mason Builders' Association shall contract to complete the same until this debt is paid by the original or subsequent owner, or provided for in the contract. If a member of the Mason Builders' Association is prevented from carrying out his contract on a building, through insolvency of the owner, or any other cause, no member of these unions shall work on said building until the Mason Builders' contract has been equitably adjusted. Notice in writing, stating amounts in dispute, must be filed with the Secretary of the Mason Builders' Association within four weeks of the stoppage of work, giving full particulars, the Secretary to give proper notice to these Unions and their representatives at the beginning and ending of the question in dispute.

# XII.

That the Joint Arbitration Committee meet on the fourth Thursday in every month, or at the call of the Chair on either side; and that the fourth Thursday in September, 1907, be a special meeting for the consideration of the yearly Agreement, which must be signed on or before January 1, 1908, on which date it shall take effect.

Any matter of mutual interest may be considered by this Committee.

### XIII.

Notwithstanding anything apparently to the contrary in this Agreement, it shall be distinctly understood that any decisions of the General Arbitration Board of the Building Trades Employers' Association and the Unions, parties to the Arbitration Plan, shall govern in the matter of jurisdiction of trade.

It is mutually agreed by the parties hereto that the Arbitration Plan adopted at a conference held July 3, 1903, between the Board of Governors of the Building Trades Employers' Association and the representatives of the Labor Unions, with explanatory clauses as adopted by the joint conferences

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on April 22, 1905, is hereby made a part of this Agreement and binding on all parties thereto.

For Mason Builders' Association: FRANK E. CONOVER, Chairman

P. J. CARLIN

WILLIAM CRAWFORD

JACOB ZIMMERMANN

THOMAS B. LEAHY

GEORGE J. WILLS
ELY GREENBLATT

CHAS. A. COWEN

F. J. KELLY, JR.

WILLIAM KENNEDY

C. CURTIS WOODRUFF

F. J. ASHFIELD

ARTHUR G. STONE

J. C. VREELAND

OTTO M. EIDLITZ

For Bricklayers' Union:

No. 41, FRANK R. HARPER, Chairman

No. 1, THOMAS H. SAMUELS

No. 3, RICHARD B. MOORE

No. 4, James Birchall

No. 7, JOSEPH DOODY -

No. 9, DANIEL GUNDACKER

No. 11, WILLIAM KLIEN

No. 29, HARRY F. COLLINS

No. 32, Hugh Begley

No. 33, LUKE A. BURKE

No. 34, SAM TOMLEY

No. 35. JOHN GRIX

No. 37, ——

No. 40, TIMOTHY SHEA

No. 47. CHARLES F. McGINTY

No. 53, ———

No. 72, JAMES J. BROGAN

#### NEW YORK CITY, CARPENTERS AND JOINERS.

(a) BETWEEN MASTER CARPENTERS' ASSOCIATION AND JOINT DISTRICT COUNCIL OF GREATER NEW YORK.

[The trade agreement for 1906 reprinted below was modified by this agreement which terminated the dispute of May 1-June 15, described in Table 1 and Chapter IV.]

Substitute for Article VI in present agreement between the Master Carpenters' Association of the City of New York and the Joint District Council of Greater New York.

Borough of Manhattan: The minimum rate for inside men for shops shall be four dollars (\$4.00) per day.

The machine hands' pay for shop work shall be four dollars (\$4.00), per day.

Journeymen carpenters' pay for jobbing and work in buildings shall be four dollars and eighty cents (\$4.80) per day.

The pay for framers in buildings shall be four dollars and eighty cents (\$4.80) per day.

The above rates to go into effect July 1, 1906.

Borough of Bronx: The minimum rate for journeymen carpenters for jobbing and work in buildings shall be four dollars and fifty cents (\$4.50) per day.

The minimum rate for inside men in shops shall be three dollars and seventy-eight cents (\$3.78) per day, to go into effect at once.

The wages for shops in Queens, Richmond and Brooklyn, between July 1, 1906 and August 15, 1906, shall be three dollars and fifty-eight cents (\$3.58) per day.

From August 15, 1906 to January 1, 1907, the wages for shops shall be three dollars and seventy-eight cents (\$3.78) per day.

The above rates of three dollars and fifty-eight cents (\$3.58) does not apply to shops being run under Manhattan conditions.

The wages for outside men in Brooklyn from July 1, 1906 to August 15, 1906, shall be four dollars and thirty cents (\$4.30) per day.

From August 15, 1906 to January 1, 1907, the wages shall be four dollars and fifty cents (\$4.50) per day.

The wages for outside men in Queens between July 1, 1906 and August 15, 1906, shall be three dollars and eighty cents (\$3.80) per day.

From August 15, 1906 to January 1, 1907, the wages shall be four dollars (\$4.00) per day.

The wages for outside men in Richmond between July 1, 1906 and August 15, 1906, shall be three dollars and ninety cents (\$3.90) per day; and between August 15, 1906 and January 1, 1907, the wages shall be four dollars (\$4.00) per day.

The members of the above named Joint District Council agree not to work for any one not a member of the Master Carpenters' Association for a less rate per day than is specified in this article, and shall not handle any manufactured materials not permitted to be used by the members of the Master Carpenters' Association under the terms of this agreement.

It is agreed that carpenters working for any member of the Master Carpenters' Association, sent to work in any locality outside of the Borough of Manhattan, must be paid the wages of Manhattan Borough — four dollars and eighty cents (\$4.80) per day; but the members of the Master Carpenters' Association, doing work outside of the Borough of Manhattan, shall have the right of employing men at the prevailing rate of wages in that locality.

### AMENDMENT TO ARTICLE VIII.

After the word "carpenters" in second line, insert the words "cabinet makers."

## (Signed)

Master Carpenters Association:

G. W. LEWIS,

CHAS. JOHNSON,

J. H. MACDONALD,

LEWIS HARDING, President.

WM. J. SLOANE,

R. Christie, Jr., Secretary.

Association Metal Covered Doors:

J. F. BLANCHARD,

M. F. WESTERGREN.

Master League of Cement Workers:

H. C. TUBNER.

Interior Decorators and Cabinet Makers:

ISAAC HERTS.

Parquet Flooring Association:

R. D. HAMILTON.

Com. Representing Joint District Council:

R. Thompson,

THOS. MCNABB,

Jos. Cummins,

E. H. NEAL,

THOS. KILLIN,

WM. FYFE.

J. J. MANNING,

# III.302 NEW YORK STATE DEPARTMENT OF LABOR.

Agreement made this 15th day of December, 1905, by and between the Master Carpenters' Association of the City of New York, party of the first part, and the Joint District Council of Greater New York, party of the second part.

#### OBJECT.

ABTICLE I. In order to prevent any strike or lockout, and to insure a peaceable adjustment and settlement of any and all grievances, disputes and differences that may arise between any employer in the Master Carpenters' Association and the mechanics affiliated with the Joint District Council of Greater New York.

Both parties to this agreement do hereby adopt as a basis of settlement, the Joint Arbitration Plan, approved at a Joint Conference of the Building Trades Employers' Association and Representatives of the various Unions on July 3 and 9, 1903, and revised and adopted on April 22, 1905, a copy of which is attached and made a part of this Agreement.

And they further agree that they will abide by any and all decisions of said arbitration as Associations, and use any and all lawful means in their power to compel their members to abide by said decisions.

In the event of the Joint Arbitration Committee failing to come to any agreement within three weeks after the filing of the complaint, it shall be submitted to the higher court, provided for in said Arbitration Plan.

ARTICLE II. That both parties to this agreement shall appoint a Committee of eight (8) members with full power to act for the Association and the Joint District Council, which shall form the Joint Arbitration Board provided for in the attached Arbitration Plan, to whom shall be referred all questions in dispute for adjustment, and also the drafting of a new agreement for the ensuing year, at least sixty (60) days prior to the expiration of this agreement.

Their names and addresses to be sent at once to the Secretary of the Master Carpenters' Association and the Secretary of the Joint District Council, whose duty it shall be to call them together for the purpose of organizing said Board (eleven members of which shall constitute a quorum for the transaction of business).

Both sides, at all meetings of said Board, shall have an equal number of votes on all questions, whether all their members are present or not; vote to be recorded by roll call, if requested.

Either side to have the privilege of calling the Board together when there is any question to be brought before it.

Twenty-four hours' notice to be given all members of said Board for any regular or special meeting.

All questions in dispute to be settled by a majority vote or decision of an Umpire.

ARTICLE III. Both parties shall at once, after the signing of this agreement, elect their two (2) general arbitrators provided for in the attached Plan of Arbitration.

# PRINCIPLES ON WHICH AGREEMENT IS BASED.

ARTICLE IV. 1. That there shall be no limitation as to the amount of work a man shall perform during his working day.

2. There shall be no restriction to or discrimination against the use of

any manufactured material made by wood-workers, except non-union and prison-made. This shall not apply to any flooring or machine-planed timber or lumber, or to any manufactured material made by members of any regularly organized Wood-Working Union in existence at the time of the signing of this agreement, or signing of prior agreement of April 26, 1905.

- 3. That there shall be no restriction of the use of any machinery or tools.
- 4. That no person, except the Business Agent, shall have the right to interview the workmen during business hours. Shop or job stewards wishing to examine workmen's cards must do so before 8 A. M., between 12 and 1, or after 5 P. M.
- 5. That the use of apprentices shall not be prohibited, and they shall not be compelled to be members of any Union until their apprenticeship is completed. Said apprentice shall commence before he is eighteen (18) years of age and terminate in four years, and then he shall become a member of the Joint District Council. One apprentice to be allowed to every ten (10) carpenters, taken from average employment of carpenters the previous year.
- 6. The superintendent, also the shop and permanent foreman (who need not belong to any Union) shall be tried by and subject only to the decision of the Joint Arbitration Board for any cause whatsoever that may be brought against them while acting in that capacity. Definition of a permanent foreman is the man in charge of a job. He shall not use tools for more than ten per cent. (10%) of the time during the progress of the job over which he has charge, and there shall be but one permanent foreman on each job.
- 7. The journeymen shall have the privilege of working for whomsoever they may see fit, according to the terms of this agreement, and the employers be at liberty to employ or discharge whomsoever they may see fit, according to the terms of this agreement.

# HOURS OF LABOR.

ARTICLE V. 1. That eight (8) hours shall constitute a day's work, between the hours of 8 A. M. and 5 P. M., for all week days except Saturday, when work shall stop at 12 o'clock noon, with four hours' pay for that day.

- 2. That double time shall be allowed for all work done on Saturday afternoon, Sunday, legal holidays and all overtime on the week days.
- 3. It is further agreed that no work shall be performed on Sunday or legal holidays except in cases of necessity or emergency, and that no work shall be performed on Saturday after the hour of 12 noon, unless notice be given to Secretary of Joint District Council prior to 10 a. m. on said Saturday, stating shop or building where work is to be performed and number of men required, when double time shall be allowed—the members of the Master Carpenters' Association and the Joint District Council thoroughly recognizing Saturday afternoon as a holiday.

The legal holidays referred to in this article are New Year's Day, Lincoln's Birthday, Washington's Birthday, Decoration Day, Independence Day, Labor Day, Election Day, Thanksgiving Day and Christmas Day.

ARTICLE VI.* The minimum rate for journeymen carpenters' pay for shop work shall be four dollars (\$4) per day.

^{*} Substitute article adopted June 15, 1906; see p. 300, anta.

The machine hands' pay for shop work shall be four dollars (\$4) per day. The journeymen carpenters' pay for jobbing and work in buildings shall be four dollars and eighty cents (\$4.80) per day.

The pay for framers in buildings shall be four dollars and eighty cents (\$4.80) per day.

The members of the above-named Joint District Council agree not to work for any one not a member of the Master Carpenters' Association for a less rate per day than is specified in this article, and shall not handle any manufactured material not permitted to be used by the members of the Master Carpenters' Association under the terms of this agreement.

That the rate of wages to apply to the Borough of Manhattan only, but the proportionate increase per hour applies to all Boroughs represented in the Joint District Council; and carpenters working for any member of the Master Carpenters' Association, sent to work in any locality outside of the Borough of Manhattan, must be paid the wages of Manhattan Borough, four dollars and eighty cents (\$4.80) per day. But the members of the Master Carpenters' Association doing work outside of the Borough of Manhattan shall have the right of employing men at the prevailing rate of wages in that locality.

The above scale to go into effect July 1, 1906; the present scale to remain in force until that date.

ARTICLE VII. All questions as to the jurisdiction of trade or violations of agreement shall be referred to the Joint Arbitration Board for adjustment, and, if failing to agree, shall by them be referred to the higher court of arbitration provided for in the attached Arbitration Plan and settled.

ARTICLE VIII. This agreement shall only apply to mechanics in the carpenter trade known as carpenters, stair builders, framers, machine hands, and not to laborers. The members of the Master Carpenters' Association may employ unskilled labor to carry in, unpack and distribute materials about the buildings, but said unskilled labor shall not be employed to cut up or put up any of said materials, or set any window frames, build any bridges and fences, or make or set any centers (except for flat floor arches), the same being strictly carpenters' work.

ARTICLE IX. That any member of the Joint District Council, upon showing his card of membership, be permitted to go upon any job controlled by a member of the Master Carpenters' Association, when seeking employment, unless notified by sign, "No Carpenters Wanted."

ARTICLE X. When carpenters are discharged they shall upon their request be paid in cash or office order. (An office order entitles a carpenter to one-half hour's pay in addition to the amount due.) If a man is kept waiting at the employer's office beyond the one-half hour specified, he shall be paid for that time.

ARTICLE XI. The Joint Arbitration Board shall meet on the first Thursday of each month, or at the call of the Chair on either side, and the first Thursday in November shall be a special meeting for the consideration of the yearly agreement, which must be signed on or before the fifteenth day of December, to go into effect on January 2d, of the following year.

If a building shall be abandoned for any cause, on which the wages of Joint District Council Carpenters are unpaid, no member of the Master Carpenters' Association shall contract to complete the same until such debt

^{*}Amended by agreement of June 15, 1906; see p. 301, ante.

is paid by the original or subsequent owner, or provided for in the new contract. If a member of the Master Carpenters' Association is prevented from carrying out his contract on a building through the insolvency of the owner, or any other cause, no Joint District Council Carpenter shall work on said building until the Master Carpenters' contract or claim has been equitably adjusted.

Notice in writing, stating amounts in dispute, must be filed with the Secretary of the Master Carpenters' Association and the Secretary of the Joint District Council within two (2) weeks of the stoppage of the work, giving full particulars; the Secretaries to give proper notice to the Joint District Council and Master Carpenters' Association and their representatives at the beginning and ending of the question in dispute.

ARTICLE XII. That if the courts of the State or City of New York should decide that any clause in this agreement should be unconstitutional or illegal, it shall not invalidate the other portions of this agreement, but that any such clause or clauses shall be stricken out.

ARTICLE XIII. It is agreed by the parties that this agreement shall be in force between the parties hereto until December 31, 1906.

On behalf of the Master Carpenters' Association:

GEORGE W. LEWIS, LEWIS HARDING, EMIL W. KLAPPERT, J. H. MACDONALD, John H. Carl, H. Stevenson, John A. Sinclair, Charles Johnson,

> Hugh Getty, President. Robt. Christie, Jr., Secretary.

On behalf of the Joint District Council of Greater New York:
CHAS. A. JUDGE. PHILIP GIBBINS.

CHAS. A. JUDGE, ALEX'B NICOL, WM. LEARMONTH, F. N. YARRINGTON,

E. H. NEAL, GEO. D. GAILLARD.

WM. Wood, President.
D. F. FEATHERSTON,
Secretary-Treasurer.

## (b) Borough of Manhattan.

Agreement entered into this second day of July, 1906, by and between ......, employing carpenter and builder, and the Joint District Council of Greater New York, to wit:

That the undersigned hereby agrees that the minimum rate of wages for all carpenters in his employment in the Borough of Manhattan is as follows:

The pay for carpenters, wherever employed, shall be four dollars and eighty cents (\$4.80) per day for eight (8) hours.

The working hours to be from 8 A. M. to 12 noon and from 1 to 5 P. M., except on Saturday, when work shall stop at 12 noon.

That double time shall be allowed for all overtime and work done on Sundays and legal holidays.

That carpenters sent to work in any borough outside of the above

# III.306 NEW YORK STATE DEPARTMENT OF LABOR.

mentioned,	shall	be j	paid	the	wag	es of	Man	hattan	Borough,	four	dollars	and
eighty cent	s (\$4.	80)	per	day	for	eight	(8)	hours.				
						Sign	red:.				•	

Witnessed	Auu 688
HILLESSED	 

# (c) Borough of the Bronx.

To the Employers of Carpenters in the Borough of the Bronx:

GENTLEMEN.—We hereby notify you that on and after May 1, 1906, the minimum wages for carpenters in the above mentioned borough shall be as follows:

Four dollars and fifty cents (\$4.50) per day for eight hours, or fifty-six and one quarter cents per hour.

The same to be paid weekly on or before 12 o'clock noon Saturday.

Working hours to be between 8 A. M. and 5 P. M.

No work under any condition to be executed between the hours of 12 o'clock noon and 5 p. m. Saturday.

Overtime and work on Sundays or legal holidays to be paid for at the rate of double time.

Only one apprentice allowed to every ten mechanics employed.

Should the above conditions meet your approval, kindly sign name and forward to the Bronx office, 3309 Third ave., City, on or before May 1st.

The undersigned hereby agrees to the above conditions.

Signed:										
Address:										

Joint District Council U. B. of C. & J. of A. & A. S. of C. & J.

## (d) BOROUGH OF QUEENS.

[Reported by union as signed by 120 employers.]

Said party of the second part hereby agree to employ carpenters belonging to and represented by said party of the first part and comply with these specifications for one (1) year from date of this contract.

### SPECIFICATIONS.

First. Forty-four hours (44) to constitute one (1) weeks work, said work to cease at 12 o'clock noon on each and every Saturday of the year.

SECOND. Each and every Monday, Tuesday, Wednesday, Thursday and Friday, the working hours agreed to are eight (8) per day between 8 A. M. and 5 P. M., and Saturdays four (4) hours from 8 A. M. to 12 M. No carpenter-work to be performed between the hours of 12 M. and 5 P. M. Saturdays.

THIRD. The minimum rate of wages shall be four dollars (\$4) per day, both inside and outside.

FOURTH. The wages to be due and paid at the job or shop on or before 12 m. on each and every Saturday in the year.

FIFTH. For work done on Sundays, holidays and all overtime it is hereby agreed that double the minimum rate of wages will be paid. Legal holidays are: New Year, Lincoln and Washington's Birthdays, Memorial Day, Independence Day, Labor Day, Election, Thanksgiving and Christmas Days, and any other day declared a legal holiday by the President of the United States or Governor of the State of New York. No work under any condition shall be performed on Labor Day; any holiday falling on Sunday to be observed the following Monday.

SIXTH. Business Agents representing said party of the first part may visit all jobs or shops when said agents may deem such visits necessary.

SEVENTH. No other party, individual or organizations of carpenters are to be employed in company with said carpenters mentioned in this agreement without full consent of party of the first part.

EIGHTH. No party of the first part shall lump contract or subcontract work of any description.

NINTH. Should party of the second part not be able to carry out his contract on a building through the insolvency of an owner or any other cause, no member shall work on said building until the employer's contract has been equitably adjusted.

And for the true, faithful performance of each and every one of these agreements the parties of these presents bind themselves, and each of them unto the other. From the first Monday in April, nineteen hundred and six, until the first Monday in April, nineteen hundred and seven, when a notice of three months prior to these dates will be sent to the parties of the second part if a change in this agreement should be desired.

In witness thereof, The parties to these presents have hereunto set their hands this ....... day of ......, 1906.

(e) BOROUGH OF RICHMOND.

STATE OF NEW YORK, COUNTY OF RICHMOND, Borough of Richmond, A. D. 1906.

KNOW ALL MEN BY THESE PRESENTS; That a contract has been made and concluded this 1st day of May, nineteen hundred and six, by and between the Joint District Council of the United Brotherhood of Carpenters and Joiners of America and Amalgamated Society of Carpenters and Joiners, parties to the first part, and Master Builders' Association, Employing Carpenters and Builders, parties to the second part.

Said party of the second part hereby agree to and with the said party of the first part, to employ carpenters belonging to and represented by said party of the first part, and comply with these specifications for one (1) year from date of this contract.

# SPECIFICATIONS.

FIRST. Forty-four (44) hours to constitute one (1) week's work, said work to cease at 12 o'clock noon on each and every Saturday for the year.

SECOND. Each and every Monday, Tuesday, Wednesday, Thursday and Friday, the working hours agreed to are eight (8) per day between 8 A. M. and 5 P. M., and Saturdays four (4) hours, from 8 A. M. to 12 M. No carpenter work to be performed between the hours of 12 M. and 5 P. M. Saturdays.

THIRD. The minimum rate of wages shall be fifty cents (50c.) per hour.

FOURTH. (If more than three (3) men working on said job.) The wages to be due and paid at the job on or before 12 m. on each and every Saturday in the year.

FIFTH. The work done on Sundays, holidays and all overtime: it is hereby agreed that double the minimum rate of wages will be paid. Legal holidays are: New Year, Lincoln's and Washington's Birthdays, Memorial Day, Independence Day, Labor Day, Election, Thanksgiving. Christmas, and any day declared a legal holiday by the President of the United States or Governor of the State of New York. No work under any condition shall be performed on Labor Day. Any holiday falling on Sunday to be observed the following Monday.

SIXTH. Business Agents representing said party of the first part may visit all jobs or shops when said agents may deem such visits necessary.

SEVENTH. No other party, individual or organization of carpenters are to be employed in company with said carpenters mentioned in this agreement without full consent of party of the first part.

EIGHTH. No party of the first part shall lump, contract, or subcontract work of any description.

NINTH. For the true, faithful performance of each and every one of these agreements the parties of these presents bind themselves, and each of them unto the other, from the first Monday in May, 1906, until the first Monday in May, 1907, when a notice of three (3) months prior to these dates will be sent to the parties of the second part of a change in this agreement, should be deserved.

<i>In witness whereof</i> , the partie hands this 1st day of May, 1906		se presents	have here	eunto set t	heir
, Carpente	er and B	uilder, <b>s</b> eco	nd part	<b></b>	
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Representing this Joint District the A. S. of C. and J.					
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Witnesses.

# NEW YORK CITY, COMPRESSED AIR WORKERS.

[Reported by union as signed by five employers.]

WITNESSETH: That the parties hereto agree to and with each other as follows:

First. That from the first day of May, 190.. to May, 190.., all labor performed on legal holidays and Sundays shall receive 50 per cent. extra per day.

SECOND. That the minimum rate of wages for pressure men shall be up to 25 pounds of air, \$3.50 for all men except machine runners who shall receive \$3.75 per day of eight hours with thirty minutes for lunch on top. Foremen to receive \$4.50 per day and assistant foremen, \$4.00.

From 25 lbs. to 32 lbs., two 3 hours watches, \$3.75.

From 32 lbs. to 38 lbs., two 2 hours watches, \$3.75.

From 38 lbs. to 42 lbs., two 1 hour and 30 minutes watches, \$4.00.

From 42 lbs to 46 lbs., two 1 hour watches, \$4.00.

From 46 lbs. to 50 lbs., two 45 minute watches, \$4.25.

THIRD. No lock should exceed 500 feet from the heading.

FOURTH. At no time shall less than two air locks be in use if the space will allow.

FIFTH. With the variation of no less than 10 pounds of air.

SIXTH. All employees shall be paid on Saturday of each week up to and including the previous Thursday.

EIGHTH. Any dispute that may arise, notice shall be given in writing within 24 hours by the parties aggrieved, stating fully what said gievance is.

Upon the failure of the parties notified to adjust the said dispute, the same shall be submitted to arbitration.

TENTII. That a dressing-room with hot water, soap and towels and coffee (made without steam) be furnished the men on leaving tunnel; the temperature of said room to be regulated to the weather.

ELEVENTH. Also a day and night man to take care of said room.

TWELFTH. In case any employee is required to work outside, ample time will be given to change clothes after leaving tunnel.

THIRTEENTH. That all foremen of the I. C. A. W. U. of A. have the privilege of hiring their own men.

# III.310 NEW YORK STATE DEPARTMENT OF LABOR.

### NEW YORK CITY, DECORATIVE GLASS WORKERS.

[Signed August 17, 1905.]

AGREEMENT.

FIRST. This agreement will run from the date of signing until September 4, 1908.

SECOND. In case either party shall desire a change or changes to be notice at the expiration of the agreement, they shall give notice of such proposed change or changes to the other party three months before the expiration of the agreement, but a decision must be arrived at fifteen days previous to the expiration of this agreement.

THIRD. The Decorative Glass Workers' Protective Association will use their best endeavors to see that the hours of labor, rates of wages, and conditions decided upon, shall be enforced in every shop in Greater New York and vicinity.

FOURTH. The hours of labor in all shops shall be 49½ hours per week from the date of signing until September 4, 1906.

Forty-eight hours per week from September 5, 1906, until September 4, 1907. Forty-eight hours per week from September 5, 1907, until September 4, 1908.

FIFTH. Section A. All overtime (except traveling) shall be paid for at the rate of time and a half, except Saturdays after 12 o'clock noon, Sundays, all legal holidays, and time after 11 P. M., which shall be paid for as double time. Legal holidays are as follows:

New Year's Day, January 1st. Washington's Birthday, February 22d. Fourth of July. Election Day.

Christmas Day.

Lincoln's Birthday, February 12th. Decoration Day, May 30th.

Labor Day.
Thanksgiving Day.

Should any legal holiday fall on a Sunday, then the following Monday shall be accounted the holiday.

Section B. When setters are sent out of the city at the end of the week necessitating travel on Saturday afternoon or Sunday, they shall be paid single time up to five o'clock.

When sent out any night necessitating travel after working hours setters shall be paid single time until they reach their destination, if a sleeper is not provided.

On returning from work to the city arriving on the same day, setters shall be paid single time for the time taken to reach the railroad station in New York.

Traveling between jobs, single time shall be paid only during working hours. Section C. All outside work, traveling and living expenses, shall be paid for by the employer. In case of long distance local helpers may be hired, but should any assistant mechanic be required he must be a Union man, if there are any in the place.

Section D. In regard to the setting of outside work, it is understood that it must be set by a member of the Decorative Glass Workers' Protective Association. He may be allowed the use of one helper if so desired by his employer, it being fully understood that the preference shall be given to the apprentice.

SIXTH. The minimum rate of wages shall be \$18 per week.

SEVENTH. The Decorative Glass Workers' Protective Association will refuse to handle any work not made by Union help in the following branches:

Cutting, lead and metal glazing.

Cutting, copper glazing, globes and shades.

Cutting and setting glass mosaics.

Cutting and glazing decorative glass for walls and ceilings.

And all preliminary work connected with any of the foregoing branches.

EIGHTH. The cementer (or helper) of each shop (who has done this work prior to the signing of this agreement) will be allowed to set lights in sash in that shop, and an apprentice will be allowed to set a small light outside of the shop, when his employer so desires.

NINTH. Each apprentice shall be registered on the books of both associations and not more than one apprentice shall be allowed to every five men in each shop, the number to be based upon the average number of men employed in each shop during the year prior to the employment of any new apprentice.

TENTH. No boy shall be apprenticed under 15 or over 17 years of age.

ELEVENTH. The term of apprenticeship shall be five (5) years, wherein an apprentice shall be taught the art of, and all details of decorative glass work as done in the shop he is apprenticed in. It being understood that one year or more shall be devoted to cutting during his apprenticeship, so that at the expiration of his term of apprenticeship he will be enabled to qualify as an efficient, and experienced worker.

TWELFTH. An employer considering the apprenticing of a boy, shall put him to the bench for one year on probation. If during, or at the expiration of that time, he proves himself incompetent or misbehaves himself, he may be discharged. If, on the other hand, the boy shows himself possessed of some ability or average intelligence and the employer retains him over the period of one year, he shall be registered as an apprentice and the one year of probation shall be counted as one year of his apprenticeship. Employers shall have the right to discharge apprentices at any time for cause approved by the Joint Arbitration Board and to fill the vacancies so caused with new apprentices.

THIRTEENTH. No boy shall be allowed to leave the shop in which he starts to work, to obtain employment in any other shop during his term of apprenticeship.

N. B. This clause is subject to the decision of the Arbitration Board that apprentices must be employed so long as there is any work to do, and that the Secretary of the Decorative Glass Manufacturers' Association be notified when the apprentice is to be laid off so he can be allowed to work in another shop.

FOURTEENTH. Section A. Each apprentice upon entering the trade shall receive not less than \$3 per week and his wages shall be increased not less than 50 cents every six months for the first two years.

Beginning the third year, he shall receive not less than \$6 per week for six months and not less than \$7 per week for six months following; the fourth year not less than \$8 per week for six months, and not less than \$12 per week for the balance of his apprenticeship during which period of five (5)

years he shall attend to his work industriously, and after thus fulfilling his part of the contract he shall be entitled to rank as a journeyman.

Section B. Every apprentice, at the expiration of his five years' apprenticeship, shall pass an examination and be declared a qualified workman, before being allowed to obtain work in any shop. Such examination shall be held by a committee of the Decorative Glass Manufacturers' Association and the Decorative Glass Workers' Association, it being understood that the committee of the Decorative Glass Workers' Association must be selected from the men working in the shop with the apprentice to be examined.

SIXTEENTH. There shall be a standing committee composed of an equal number of representatives of the Glass Manufacturers' Association and the Glass Workers' Association to which any case of dispute in the individual shop shall be referred, and both parties to the dispute shall abide by the decision of such committee. In case of no agreement being reached, by the Arbitration Board, an impartial party shall be chosen by the joint committees to act as an umpire, whose decision must be considered final.

SEVENTEENTH. The Decorative Glass Manufacturers' Association agree to employ none but members of the Decorative Glass Workers' Protective Association (a current quarterly working card to determine membership), and the Decorative Glass Workers' Protective Association agree not to work for any manufacturer who does not carry out the conditions of this agreement.

EIGHTEENTH. Any questions not mentioned in the agreement affecting the welfare of the trade must be referred to the Arbitration Committee and final action must be taken on the same immediately.

BOND THOMAS,

JOHN L. TREYBAL,

Pres. D. G. M. Ass'n.

Rec. Sec. D. G. W. Pro. Ass'n.

WITNESS: MATTHEW F. WALSH.

WITNESS: FRED W. SOMERSET. WITNESS: PETER BELL.

MONTAGUE CASTLE,

F. S. LAMB.

Sec. D. G. M. Ass'n.
WITNESS: JOHN WITTMAN.

Pres. D. G. W. Pro. Ass'n.

# NEW YORK CITY. ELEVATOR CONSTRUCTORS AND MILLWRIGHTS.

This agreement, made the ...... day of ...... 190.., between

of the City of New York, State of New York, Party of the first part, and The Elevator Constructors' and Millwrights' Union No. 1, of New York and Vicinity, a voluntary Association of more than seven persons, acting through its president, Joseph Murphy, and his successors in office, party of the second part.

••••••••••••••••••••••••••••••••••••

WITNESSETH, That in consideration of the mutual promises hereinafter contained, the parties hereto hereby covenant and agree as follows:

The party of the first part agrees that on and after the first day of January, 1906, all workmen in the employ of the said party of the first part, outside, either on repairs, wrecking or new work, in the Borough of Manhattan, City of New York, and within a radius of 25 miles thereof, shall be members of the Elevator Constructors' and Millwrights' Union No. 1, of New

York, and shall work according to the following rules, which rules are included in and form a part of this agreement.

FIRST: That on and after the said first day of January, 1906, the working day shall consist of eight hours, except on Saturday, when it shall consist of four hours. Each day's work of eight hours is to be performed between the hours of 8 o'clock in the forenoon and 5 o'clock in the afternoon and 12 o'clock noon. The said working days shall be known as regular time of 44 hours per week. All work performed between the hours of 5 o'clock in the afternoon and 8 o'clock in the forenoon, on any Sunday, on any legal holiday, or after 12 o'clock on any Saturday, shall be known as overtime, and shall be paid for at double rate of regular time. All overtime to commence not later than 9 o'clock P. M.

SECOND: The regular time shall be paid for at the rate of 561/4 cents per hour, or (\$4.50) per day for mechanics, and 371/2 cents per hour, or (\$3.00) per day for helpers.

THIRD: That eight hours shall be carried on tally and time sheets, and the men are to be paid for any fraction of a day at the rate of eight hours per day.

FOURTH: That the workmen shall be paid on the job, or at the office, on the time of the party of the first part.

FIFTH: That the number of helpers on any job shall not exceed the mechanics, except for the purpose of handling material.

SIXTH: That the party of the first part shall supply all necessary tools to be used on Iron Work.

SEVENTH: That all workmen working outside of the Boroughs of Manhattan, Brooklyn and the Bronx, or the Cities of Hoboken or Jersey City, shall leave on the train or boat nearest to 8 o'clock A. M., time and expenses to be paid by the party of the first part.

EIGHTH:- That the party of the first part may employ apprentices, provided, however, that the number of such apprentices shall not exceed one to every five mechanics in the employ of the party of the first part. No apprentice so employed shall be over the age of 18 years at the commencement of his employment. The wages of each apprentice shall be \$1.50 per day. After three years' employment each apprentice shall take out a helpers' card.

The party of the first part further agrees that the following work shall be performed only by Elevator Constructors' and Millwrights' Union No. 1: All Millwright work complete. All elevator work used in any manner for the complete and safe operation of the elevator; the assembling of all elevator machinery, to wit: all hydraulic parts, steam, electric, belts, compressed air or hand power; also assembling and building esculators, the assembling of all cars complete; putting up of all guides, either of wood or iron, the setting of all tanks, whether pressure, open or pit tanks; the setting of all pumps; where pumps arrive on any job in parts that are to be assembled by members of the said Union, all electric work connected with the cars, machinery and hoistways, and wire from switch in meter-room to control; all overhead work either of wood or iron, and necessary blocking under same; the setting of all templets; all automatic gates, all indicators except electrical; all foundations, either wood, iron or concrete that would take

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the place of masonry; the digging and sinking of all holes and setting of all cylinders and pistons for plunger elevators; the lowering and handling of all material used in the construction of elevators and esculators; the care of all pumps, the running of all temporary cars in buildings in course of erection. It is agreed the concrete foundations may be sub-let.

It is Agreed, that in case the setting of pit tanks, automatic gates or concrete foundations are to be included in the elevator contract, the work shall not be claimed by the Elevator Constructors, and in the event of controversy with any other trade as to the proper jurisdiction of these three items, the same shall be referred to General Arbitration Board of the Building Trades Employers' Association for final settlement by arbitration.

The party of the second part agrees to work for the party of the first part pursuant to the working rules hereinbefore set forth and forming part of the agreement.

It is mutually agreed by the parties hereto, that the Arbitration Plan adopted at the conference held April 22, 1905, between the Board of Governors of the Building Trades Employers' Association and the representatives of the Labor Unions, is hereby made a part of this agreement and binding on all parties hereto.

And it is hereby mutually agreed, that no change in wages, nor in the number of hours constituting a day's work, shall be asked for by either party unless such change is to take place on the first day of January, 1906, but the party asking for such change shall first give notice to the other party, in writing, on or before the first day of July preceding the said first day of January.

No discrimination shall be made against any members of the said Union. All communications intended to be forwarded to the said Union by the party of the first part shall be sent to the Manager, Superintendent or other Executive of the said party of the first part.

The agreement shall continue in full force and effect from the first day of January, 1906, until the first day of January, 1908, both dates inclusive.

In witness whereof the parties hereunto subscribed their names and affixed their seals the day and year first above written.

Signed, sealed and delivered, in presence of.

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# NEW YORK CITY, EXCAVATORS AND ROCKMEN.

[Reported by union as signed by seventeen employers and agreed to by Contractors' Association.]

FIRST: The party of the second part agrees to employ none but members in good standing of the parties of the first part.

SECOND: The parties hereto agree that on and after the signing of this

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agreement that the wages for the Rockmen shall be twenty-eight (\$.28) cents per hour, and time and a half for overtime, Sundays and legal holidays, and the rate for excavators shall be twenty (\$.20) cents per hour, and time and a half for overtime Sundays and legal holidays.

THIRD: The parties hereto further agree that eight (8) hours shall constitute a day's labor on all public works, and nine (9) hours on all other works.

FOURTH: The parties hereto agree that the day's work shall begin at seven (7) A. M.

FIFTH: The party of the second part agrees to permit the shop-steward, business agent, or representative of the parties of the first part to talk to the men at any time it may be deemed necessary.

SIXTU: The party of the second part agrees to pay the wages of the men employed, on the job every two weeks, and before the expiration of the working hours of the day, holding back no more than two days' pay.

SEVENTH: The party of the second part agrees, that when any employee is discharged, that employee will, during the day or on his discharge, receive the wages due him.

Eighth: The party of the second part agrees not to discriminate against the men wearing the emblem of the Rockmen's and Excavators' Unions.

NINTH: The parties of the first part agree not to work for any contractor, builder or any other person, who may owe the party of the second part any moneys for excavations or rock-work, but no action in such cases shall be taken by the parties of the first part, until the party of the second part has submitted evidence concerning the claim.

TENTH: This agreement to go into full force and effect immediately and terminate on the 30th day of April, 1907.

As	President of the parties of first part.
	Party of the second part.
Signed in the presence of:	
	•••••

# NEW YORK CITY, HOUSE SHORERS AND MOVERS.

[Reported by union as signed by twenty-two employers.]

Agreement between the House Movers' and Shorers' Association and the United House Shorers' Movers' and Sheath Pilers' Union of Greater New York — Local No. 7417, A. F. of L.

ARTICLE I. This agreement entered into this first day of August, 1906, between the House Movers' and Shorers' Association, to be known hereafter as the party of the first part, and the United House Shorers', Movers', and Sheath Pilers' Union of Greater New York, Local No. 7417, A. F. of L., to be known hereafter as the party of the second part.

ARTICLE II. The party of the first part agrees to employ only members of the party of the second part, on the following work, to wit: all house-

shoring, sheath-piling of banks for the protection of highways, sheath-piling of pier-holes and trenches for the foundations of buildings; bracing old or new walls, raising and lowering of floors and roofs, building overhead and passenger bridges, gangways and platforms; putting buildings on posts; wedging walls with wedges; house-moving; shoring of elevated, surface, and subway roads; under-pinning of walls with tubes with hydraulic and screw jacks.

It being mutually agreed that the handling of all material from and to and in yards and on jobs that has been or is to be used to accomplish any of the work stipulated in these articles, shall be construed as work belonging to the parties of the second part; and it is also agreed that derricks can be used to hoist material, and that the yard men and teamsters are not included in this article.

ARTICLE III. The hours of labor shall be from 8 A. M. to 5 P. M., with one hour at mid-day for lunch, except on Saturday, when the hours of labor shall be from 8 A. M. to 12 noon; any member of the party of the second part being ordered to work before or after said hours shall receive time and one-half for working days; and double time for Sundays and specified legal holidays, to wit: New Year's Day, Washington's Birthday, Decoration Day, Independence Day, Labor Day, Thanksgiving Day, and Christmas Day.

ARTICLE IV. All foremen shall be practical shorers and members of the party of the second part; but with the understanding that the employers shall have the right to make arrangements with their foremen for a term of service, provided they shall pay not less than the rate of pay to foremen established in this agreement, and that there shall be a foreman employed on all jobs where three or more men are at work, but this article does not include that a foreman shall be required on a job which does not exceed one day's work.

ARTICLE V. The minimum scale of wages of foremen shall be 56¼ cents per hour from August 1, 1906, to December 31, 1908. The minimum scale of wages of journeymen shall be 42 cents per hour from August 1, 1906, to May 1, 1907, and 43¾ cents per hour from May 1, 1907, to December 31, 1908. The minimum scale of wages for helpers shall be 33½ cents per hour from August 1, 1906, to December 31, 1908.

ARTICLE VI. It being mutually agreed that the party of the first part be allowed helpers; said helpers to be under the jurisdiction of the trade board; but not more than one helper shall be allowed to every four journeymen employed on any job, as long as the party of the second part can supply journeymen to the employer.

ARTICLE VII. If at any time the party of the second part cannot supply enough journeymen to the party of the first part, the party of the first part shall have the privilege of employing others not members of the Union of the party of the second part, and only then, until such time as the party of the second part can supply journeymen to meet the demand of the party of the first part.

ARTICLE VIII. In all cases the party of the second part reserves the right as to who shall become members of the Union.

ARTICLE IX. It being further agreed that wages due the party of the second part from the parties of the first part in all cases shall be paid weekly on the job before noon on Saturday, or when work ceases, and if said

Saturday should fall upon a holiday the wages due shall be paid the preceding day. Failure on the part of the parties of the first part to comply with this article shall be sufficient cause for the party of the second part to cease work.

ARTICLE X. There shall be a trade board of representatives of each side with power, which board shall be duly organized and shall settle all disputes arising in the trade. If the board fails to agree the matter in dispute shall be referred to an umpire, whose decision shall be final and binding.

ARTICLE_XI. This agreement to remain in force August 1, 1906, to December 31, 1908, and if there is to be any change in the next agreement by either parties there shall be six months' notice in advance before the expiration of this agreement.

Signed b	y	th	e	рø	rt	y	of	tl	he	fi	rs	t	p	ar	t	:				
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Dated this 1st day of August, 1906.

# NEW YORK CITY, INSULATORS AND ASBESTOS WORKERS.

LEAGUE OF HEAT AND COLD INSULATION AND NATIONAL ASSOCIATION OF HEAT, FROST, GENERAL INSULATORS AND ASBESTOS WORKERS, LOCAL NO. 12.

This agreement, made and entered into this 8th day of June, 1906, by and between the New York Heat and Cold Insulation, party of the first part and the National Association of Heat, Frost, General Insulators and Asbestos Workers of America, Local No. 12, party of the second part, both Associations having signed the Joint Arbitration Plan of the Building Trades Employers Association, and which is made a part of this agreement, witnesseth:

ARTICLE I. That on and after June 8, 1906, to and including December 31, 1907, eight hours shall constitute a day's work on Monday, Tuesday, Wednesday, Thursday and Friday, and four hours on Saturday, within 25 miles radius of City Hall, borough of Manhattan, city of New York, of each and every week, work beginning at 8 o'clock A. M., with intermission of one hour at noon for dinner; but noon hour may be curtailed by consent of employer or his foreman and men. These shall be known as regular work days.

ARTICLE II. Rate of wages for journeymen shall be fifty (50) cents per hour, and to helpers thirty (30) cents per hour for the year 1906.

Rate of wages for journeymen to be 56% cents per hour and to helpers at the rate of 35 cents per hour for year 1907.

ARTICLE III. That all labor performed in excess of the regular work day, on Sunday and legal holidays and on Saturday afternoons "if ordered by the party of the first part or its agent" shall be paid at an advance of 100 per cent.

ABTICLE IV. In case any disputes arise, notice must be given in writing by aggrieved party within 24 hours thereafter, stating the nature thereon, and the parties so notified must adjust the same; failing to do so within 48 hours, the dispute shall be submitted for arbitration.

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When arbitration is desired, notice in writing must be submitted to the secretary of the New York League of Heat and Cold Insulation, who shall call the arbitration committee together.

ARTICLE V. The arbitration committee shall be composed of three members of the New York League of Heat and Cold Insulation and three members of the Local No. 12, none being directly interested in the dispute. This committee shall consider matters submitted, and the decision of the majority shall be final and binding upon all parties concerned, unless the case is appealed, in which event an umpire shall be selected whose decision shall be final and binding upon both parties. In the event of the failure to select an umpire within three days, the matter shall be referred to the General Arbitration Board.

ABTICLE VI. That in special cases of emergency, when members of, or members holding working membership cards of Local No. 12, cannot be procured to execute work expeditiously, the parties of the first part shall have the right to engage men to work with the members of Local No. 12, and that such men employed in emergency cases shall remain on such work until helpers, or members holding working membership cards of Local No. 12, are supplied to fill their places. Emergency men shall be paid at the regular rate of wages as specified in this agreement for helpers.

ARTICLE VII. Local No. 12, agrees that its members shall perform, in a faithful, workmanlike manner, all duties required of them by the New York League of Heat and Cold Insulation.

ARTICLE VIII. This agreement shall take effect on the 8th day of June, 1906, and be rigidly enforced until December 31, 1907, and thereafter to continue it in yearly periods. Any changes contemplated by either party must be sent to the other party in writing three months previous to expiration of existing agreement.

Either party violating any article of this agreement shall forfeit all claims thereunder.

ARTICLE IX. Within a radius of 25 miles from New York City Hall, the New York League of Heat and Cold Insulation agrees not to employ any pipe coverer who is not a member of (Local No. 12) of Heat and Cold Insulators of New York in good standing; and the Union of Heat and Cold Insulators of New York (Local No. 12), agrees that within the above radius its members shall not work for any individual, firm or corporation not regularly engaged in the business of contracting for covering and asbestos work, and shall not work for any individual, firm or corporation except under the conditions of this agreement.

ARTICLE X. The number of helpers in the Union shall at all times equal but not exceed the number of journeymen.

No helper shall execute work unless in company with a journeyman proper; but the journeyman may work alone where the services of a helper are not required.

It is hereby agreed that the provisions of this agreement shall be binding upon each and every member of the New York League of Heat and Cold Insulators individually as members of said League, and upon each and every member of Local No. 12, individually and as members of said Union.

Witnesseth whereof, the parties hereto hereunto set their hands and seals this 8th day of June, 1906.

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### NEW YORK CITY, LATHERS.

(a) METALLIC LATHERS' UNION OF NEW YORK AND VIGINITY.

[Reported by union as signed by fifty-eight employers.]

### ARTICLE I.

SECTION 1. That the party of the first part agrees that eight (8) hours shall constitute a day's work. That double time shall be paid for all overtime; also Sunday and the following holidays: January 1st, February 12th and 22d, Decoration Day, July 4th, Labor Day, Election Day, Thanksgiving Day, Christmas Day and Saturday afternoons. That work shall commence at eight (8) o'clock A. M. and end at five (5) o'clock P. M., with one hour for noon. Noon hour may be curtailed by agreement between the firm and the majority of the men on the job.

SECTION 2. The party of the first part agrees to pay a minimum scale of fifty-six and one-quarter (56%) cents per hour for all work done by members of the party of the second part in this city and within a radius of twenty-five (25) miles of the New York City Hall, and further agrees to pay all foremen fifty (50) cents per day more than the minimum rate. The said foremen must be members of the party of the second part.

SECTION 3. The party of the first part further agrees to pay members of the party of the second part before twelve (12) o'clock noon on Saturday of each week, and further agrees to pay members of the party of the second part at the time of lay off or discharge. If men are not paid as specified above, single time is to continue until paid.

SECTION 4. The party of the first part further agrees to pay traveling expenses of the members of the party of the second part when fare is more than ten cents per day from the borough in which the shop of the party of the first part is situated.

SECTION 5. The party of the first part agrees to employ none but members of the party of the second part in New York City and within a radius of twenty-five (25) miles from New York City Hall, or men acceptable to the party of the second part, on all light iron construction, furring, bracket work, partition studs, and wall furring, and all wire and metal lath, corner beads, wire and metal arches for the purpose of holding or reinforcing plaster, cement, concrete or other plastic material, and all work pertaining thereto. The laying and setting of all iron or steel wire and metal lath used in the construction of reinforced or rough concrete; also cutting of all light iron and steel wire and metal lath for floor arches and making of all hangers, clips and stirrups for reinforced concreting or rough concreting, and the making of all columns and beams of wire or light iron which may be used in the erection of reinforced or rough concrete or other plastic materials on the job or elsewhere; also all plaster board partition nailed on or set in studs where mortar is not used.

## ARTICLE II.

SECTION 1. The party of the second part agrees that any proposed change in the wage scale of this district shall be submitted to the party of the first part at least six (6) months prior to the expiration of this agreement.

SECTION 2. In case of misunderstanding between the parties to this agreement, there shall be two (2) persons chosen by the party of the first part and two (2) persons chosen by the party of the second part to arbitrate the matter in dispute. In case no decision is reached, a fifth person shall be chosen by the four to act as umpire, and his decision shall be final and binding on both parties. Said decision to be rendered within six (6) working days.

SECTION 3. The party of the first part agrees that all foremen where required on reinforced concrete or rough concrete where wire or metal lath, light iron or steel is used in said concrete shall be members of the Metallic Lathers' Union of New York and vicinity in good standing.

SECTION 4. The party of the second part when in need of Metallic Lathers shall send written request by registered letter for same to the Metallic Lathers' Union, stating the number of men required, the location of the job, and when they are to report for work. If two men or less are required they shall report for work within forty-eight (48) hours after said written request has been made. If five, and not less than two men are required, they shall report for work within three days after written request has been made, and if more than five are required, they shall report for work within one week after written request has been made.

The party of the second part hereby agrees to supply a sufficiency of skilled workmen to do the work of the party of the first part, as provided under the contract, and in default thereof, the employer shall have the right to put on any wire or metal lathers he may see fit to, pending the supply of proper skilled workmen by the party of the second part.

Signed by party of the first part,
Signed for Metallic Lathers' Union of New York and Vicinity,

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party of the first part and the Brooklyn Lathers' Union.....

party of the second part do hereby agree between them as follows:

First. The party of the first part agrees to pay for applying plaster boards at the rate of five and one-half  $(5\frac{1}{2})$  cents per plaster board, for each plaster board containing eight (8) square feet and six (6) cents per plaster board for each plaster board containing nine (9) square feet, and for nailing on metal lath at the rate of six (6) cents per square yard for all work in the boroughs of Brooklyn and Queens.

SECOND. The party of the first part further agrees not to sell any plaster boards on any new buildings, unless he sells same furnished and applied, and to hire the boss lather doing the wood lathing on said buildings, provided he is a union boss lather, and the party of the second part further agrees not to apply any plaster boards except for the party of the first part, and further agrees not to apply any plaster boards for any firm that refuses to sign this agreement.

THIRD. All work to be done in a competent and satisfactory manner, and if the boss lather should fail to do so, the party of the first part has the right to refuse to give said boss lather any future work.

FOURTH. The boss lather further agrees to start work and finish patching on said plaster boards or metal lath upon twenty-four (24) hours notice to do so, and upon his failure the party of the first part has the right to employ any other boss lather.

FIFTH. Payroll to end every second and fourth Thursday of each month for all plaster boards applied up to said Thursday night, provided the boss lather has mailed into the office of the said party of the first part his account of the number of plaster boards applied, and same to be in said office the following Friday morning before 9 A. M., and to receive his money (less ten (10%) per cent. which is to be retained until the plaster board work is entirely completed) in the said office the following Saturday morning between the hours of 9 and 12 o'clock.

SIXTH. The said ten (10%) per cent. which is thus retained under this agreement is to be paid to the said boss lather on the following payroll, provided however, that he presents to the party of the first part a written statement from the builder that the plaster board or metal lath work is entirely completed to his satisfaction.

SEVENTH. If the wood lathing is being done by non-union lathers, or if any union boss lather refuses to apply the plaster boards or metal lath the party of the first part has the right to employ any lather.

EIGHTH. And it is further provided that if no wood lath is used on a building, and the job is to be done with all plaster boards or part plaster boards and part metal lath, the boss lather that has done the wood lathing for this builder on his previous operation shall be employed by the party of the first part, provided his previous work has been done to the satisfaction of said builder.

NINTH. The plaster boards which are to be furnished by the party of the first part are to be delivered by him on sidewalk at the building, and the boss lather is to protect same from injury or storm.

TENTH. And it is further agreed that the said Brooklyn Lathers' Union are to furnish on or before April 1, 1906, a list with residence addresses of all boss lathers to the party of the first part.

ELEVENTH. If any builder should fail to settle his indebtedness to the party of the first part the said Brooklyn Lethers' Union hereby agree not to do any work for said builder on any of his future building operations until said indebtedness is adjusted.

TWELFTH. This agreement to take effect May 1, 1906, and to continue in full force and effect for the period of one (1) year.

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THIRTEENTH. Sixty days before the expiration of this agreement the parties of the first and second part are to meet in reference to a renewal of this agreement,

NEW YORK CITY, MARBLE CUTTERS, CARVERS, SETTERS AND HELPERS.

An agreement, made and entered into the 17th day of October, 1905, by and between the Marble Industry Employers Association, of New York and vicinity, parties of the first part, and the Reliance Labor Club of Marble Cutters, Carvers and Setters, of New York and vicinity, parties of the second part, (vicinity to be a radius of 25 miles from City Hall, Borough of Manhattan).

WITNESSETH: That the parties hereto agree to and with each other as follows:

I. That, notwithstanding anything to the contrary in this agreement, it is distinctly understood and agreed that the Joint Arbitration Plan between the Building Trades Employers Association and the Unions of the Building Trades of the city of New York, adopted by a convention of representatives of several Employers Associations and Unions of the Building Trades on April 22, 1905, shall govern and take precedence.

II. That, from the first day of October, 1905, until the first day of January, 1909, eight (8) hours shall constitute a day's work on Monday, Tuesday, Wednesday, Thursday and Friday, and four (4) hours shall constitute a half day's work on Saturday of each week. Work to commence at 8 A. M. with noon hour for dinner.

III. That the minimum rate of wages shall be \$5 per day for cutters and setters, and \$5.50 per day for carvers, excepting men acting in the capacity of foreman in shops or buildings who shall, during the time they are so employed, receive an increase over and above the rate hereinafter mentioned.

IV. That all labor performed in excess of the regular working days enumerated above or legal holidays, shall be paid an advance of 100 per cent., whether in the shop or building; the legal holidays, in addition to Sunday, being as follows: New Year's Day, Lincoln's Birthday, Washington's Birthday, Memorial Day, Fourth of July, Labor Day, Thanksgiving Day and Christmas Day. Should any of the above named holidays fall on a Sunday, the same shall be observed on the following Monday.

V. That all employees shall be paid on Friday before 5 o'clock P. M. of each week up to and including the preceding Wednesday.

VI. The members of the Marble Industry Employers Association, agree to employ members of the Reliance Labor Club of Marble Cutters, Carvers and Setters, including shop and building foreman and outside superintendent, on interior marble and stone work contracting for within a radius of 25 miles of New York City Hall, Borough of Manhattan, and the Reliance Labor Club agrees to at all times to supply a sufficient number of men to enable the members of the Marble Industry Employers Association to properly man their work in shops and buildings. Failing to supply the required number of men after six days' notice to the business agent or the organization, the matter shall be at once referred to the General Arbitration Board.

VII. That in case of work going out of town (outside the 25 mile radius), the employer agrees to send a foreman recognized by the Reliance Labor Club of Marble Cutters, Carvers and Setters.

VIII. That all members of both Associations hereto, during the term of this agreement, shall be subject to all its provisions.

IX. All persons employed to run or work any marble cutting machines shall belong to the Reliance Club of Marble Cutters, Carvers and Setters, and the wages shall be \$5 per day. Any person employed to learn to run or work such machine shall be a journeyman marble cutter who shall have two weeks' time in which to learn to run such machine, and shall receive during the said two weeks \$2.50 per day.

X. That no general superintendent need be a member of the Union. The term "General Superintendent" applies to the one person in addition to the employer or general manager who has the command, management and supervision of all contracting departments. He shall be a practical marble cutter.

XI. That all disputes, controversies and differences must be arbitrated. They shall be referred to the Joint Trade Board of Arbitration, consisting of three members of the Marble Industry Employers Association, not interested in the matter under discussion, together with three members of the Reliance Labor Club of Marble Cutters, Carvers and Setters actively employed in shop or building, and not interested in the said discussion. This said Trade Board shall be governed by Section 19 of the General Arbitration Plan, reading as follows: Sec. 19. Where a trade agreement exists between an Employers Association and a Union, all disputes in that trade shall be settled by the Trade Board of Arbitration with an umpire, if necessary. The decision of said Board or umpire shall be final. Should the Trade Board fail to agree upon an umpire, or should either side fail to abide by the decision of the Trade Board or the umpire, the question shall be referred to the General Arbitration Board for action, within 24 hours after such failure or refusal. There should be no cessation of work pending such decision.

XII. That on and after October 1, 1905, as heretofore, the parties of the second part will not work for any firm in any way interested in convict manufactured marble or manufactured marble imported into the United States, or marble coped or cut outside of New York City or vicinity, for use in New York or vicinity; other than domestic marble, tiles, treads and platforms, not more than 1½ inches thick, and templets treads and platforms to be cut in this city.

XIII. That one apprentice shall be employed in every shop, and one additional to every five cutters, carvers and setters employed, based on yearly average, until the number of apprentices shall amount to ten, which shall be the limit in any shop. They shall start between the age of 16 and 18, and serve four (4) years, and be given work and proper instruction during a term of apprenticeship, in all the branches of marble cutting and setting, or carving, failing which, the Employers Association shall be notified and the offending employer shall not be allowed any other apprentices. Unless an apprentice should leave or be discharged for just cause or inability, then said apprentice shall not be again allowed to work at the trade.

XIV. This agreement is to continue in force from the first day of October, 1905, to the first day of January, 1909, and, if any change is contemplated by either party, a notice in writing shall be given by the party contemplating such change, stating fully the proposed change at least three months prior to the expiration of this agreement.

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In case no such notice as hereinbefore mentioned is served by either Association on or before October 1, 1908, then this agreement shall continue in force from year to year with the right reserved for either party to serve notice on any first day of October in any year for any desired change to take effect on the following first day of January. Such notice shall be given in writing by the secretary of one association to the secretary of the other association and written receipt therefore to be evidence of such notice.

XV. The minimum rate of wages for helpers shall be \$3 per day, excepting for such helpers as may be employed as derrick-men. Their wages shall be \$3.50 per day. That the helpers conditions of employment shall be regulated and governed as to hours, extra pay, holidays and settlement of disputes and other conditions by the same conditions as regulate and govern in the agreement between the Marble Industry Employers Association and the Reliance Labor Club of Marble Cutters, Carvers and Setters, it being agreed and understood that the Marble Industry Employers Association when not supplied, on demand, with sufficient helpers, through the Reliance Labor Club, may obtain the necessary helpers whenever and wherever they can.

(Signed)

For the Marble Industry Employers Association:

JOHN EISELE,
President.

WM. K. FEETIG,
Secretary.

C. B. TOMPKINS,
J. W. HARRISON,
BENJ. D. TRAITEL,
Ex-Committee,

For the Reliance Labor Club:

JOHN T. TIERNEY,

President.

WILLIAM NASON,

JOHN MCALLISTER,

W. H. TURBETT,

H. W. HOLLHAUSEB,

R. D. THOMTON,

WM. T. KEATING.

# NEW YORK CITY, PAINTERS AND DECORATORS (AMALGAMATED).

[Reported by union as signed by 200 employers for 1906.]

NATIONAL ALLIANCE AMALGAMATED PAINTERS AND DECORATORS OF NEW YORK.

EXECUTIVE COUNCIL.

New York, ..... 190

# AGREEMENT.

I, the undersigned, do hereby agree to employ only members in good standing of the National Alliance Amalgamated Painters and Decorators of New York on all my contracts and on any work that may come under my control, and I further agree to live up to all the rules of the above named organization.

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# Bureau of Mediation and Arbitration, 1906. III.325

# NEW YORK CITY, PAINTERS (SIGN).

Painters, Decorators and Paper Hangers of America, party of the second part, for the regulation and adjustment of hours and wages, for the period of one year from March 1, 1906, to March 1, 1907.

The undersigned contracting parties do each with the other enter into this agreement.

ABTICLE I. The party of the first part agrees to employ none but union sign painters who are members in good standing of Local Union No. 701.

ARTICLE II. That eight (8) hours shall constitute a day's work; one-half day being the smallest part thereof, except Saturdays, when seven (7) hours shall constitute a day's work, making forty-seven (47) hours for a week.

ARTICLE III. That four (\$4) dollars per day shall be the minimum wage for sign painters working by the day or week.

That two (\$2) dollars per day shall be the minimum wage for sign painters' helpers working by the day or week.

That all trade workmen employed by the party of the first part shall be paid in accordance with article 7, section 2, of the by-laws of the party of the second part, of which the following is a copy:

P	er foot.
Gilding on glass	. \$0.50
Office door lettering, gold	35
Office door lettering, black	15
Gold and smalt signs	25
Ordinary sign lettering, one coat	10
Ordinary sign lettering, two coats	12
Each shade or high light, extra	02
Ordinary lettering on muslin, black	07
Ordinary lettering on oilcloth, black	05
Ordinary lettering on canvas, black	06
Ordinary lettering on canvas, white	08

Picture painting, \$1 per hour; cleaning off old work, 60 cents per hour. Work of usual or unusual character not covered by this price list, 75 cents per hour. All materials to be furnished by the employer.

That apprentices employed shall receive wages same as 1904, in accordance with by-laws of the party of the second part.

ABTICLE IV. That time-and-a-half be paid for all overtime, meaning from 5 P. M. to 8 A. M.

That double-time be paid for all holidays and Sundays, except Lincoln's Birthday, February 12th; that no work shall be done by members of the party of the second part on Labor Day, under any circumstance.

ARTICLE V. That the party of the first part shall not sub-contract work to any member of the party of the second part, except under the trade work rules of party of the second part.

ARTICLE VI. The party of the second part, in consideration of the agreement of the party of the first part, agrees to faithfully adhere to the conditions of the foregoing, to furnish the best services available, and to foster

and protect the interests of the party of the first part, so far as it is possible by all honorable means; to furnish the party of the first part the Brotherhood Label, free of charge, during the term of this agreement, upon the signing of the proper contracts for same by party of the first part, party of the second part retaining ownership of the labels; and to co-operate in every way consistent with party of the first part for the general improvement of the business.

ARTICLE VII, Section 1. In case of any grievance, it is agreed by party of the second part that no strike shall be ordered until the question shall have been submitted to a committee of five employers and five members of the party of the second part for adjustment, and in case of a disagreement, no strike shall be ordered for thirty days pending further arbitration. The object of this clause is to avoid strikes.

SECTION 2. Each party to this agreement agrees that if any changes are desired in this agreement, the same shall be submitted in writing thirty days before expiration thereof, and referred to a joint committee of employers and the union to adjust.

SECTION 3. That it is understood by both parties to this agreement, that section 1 of article VII is intended to cover only such matters as may arise in the future and which are not provided for or covered by the preceding articles of agreement.

# NEW YORK CITY, PLUMBERS.

[Agreement referred to in disputes beginning July 2, described in Table I, p. 72.]

Articles of agreement between the Master Plumbers' Association of Borough
of Manhattan* and Local 480 of the United Association.

# AGREEMENT.

Article of agreement mutually made and entered into this 10th day of July, 1906, between the members of the Master Plumbers' Association of the City of New York and Local Union No. 480 of the United Association of Plumbers and Gas Fitters of New York City, (Manhattan).

Each party to the agreement, acting by their duly authorized committee, as subscribed hereto.

ARTICLE I. Whereas it appears to the satisfaction of the members of the Master Plumbing Association, and Local No. 480 of the U. A. as herein before described that the best interests of the individual members thereof will be established, promoted and protected by mutual compact for the establishment and the maintaining of a standard rate of wages, and for settling of differences which may arise between the members of the respective organization.

ARTICLE II. The members of the Master Plumbers' Association, when employing plumbers, and gas fitters, agree to recognize none but members in

^{*}The same agreement was signed in Brooklyn and in the Bronx.

good standing of the United Association, as parties to this agreement, when working in territory where a Local of the United Association exists, and members of United Association hereby agree to work for no one in this city, but Master Plumbers who are licensed and regularly engaged in the business and who will be considered fair by the Joint Conference Board.

ARTICLE III. When working in territory where no Local of the United Association exists, or where a Local cannot supply sufficient help to man the job, the Master Plumber shall have the right of employing such men in that locality as they require, at the rate of wages and hours of work as is current in that place:

This is intended to apply to territory, other than New York City.

## MEN SENT TO THE COUNTRY.

ARTICLE IV. All men sent to jobs outside of the city shall be considered as working in accordance with conditions existing in New York City under this agreement.

They shall have their board paid, and also their traveling expenses, as follows, viz.: If the distance from the city to the place at which they are to work is twenty-five miles or less, they shall be paid one fare to and from the place once a week. If more than twenty-five miles, they shall be paid only a single fare to and from the job.

### HOURS OF LABOR.

ABTICLE V. Eight (8) hours shall constitute a day's work, namely from 8 A. M. to 12 M., and from 1 P. M. to 5 P. M. The employer shall have the right to stop work at 4:30 P. M. and deduct a half hour's time from any man or men, declining to take only a half hour for lunch, during the months of November, December, January and February; four hours shall constitute a day's work, namely, from 8 A. M. to 12 M., with pay for four hours.

## SATURDAY LABOR.

ARTICLE VI. Each shop shall, if desired by employer, retain two men for jobbing only on Saturday P. M. at single time rate, from 1 P. M. to 5 P. M., and in case of emergency frost work the number shall be unlimited.

## DOUBLE TIME.

ARTICLE VII. All overtime (being in excess of that stated in preceding article) shall be paid for at double rate of wages. Also on Sunday's, New Year's Day, Washington's Birthday, Decoration Day, Fourth of July, Labor Day, Election Day, Thanksgiving Day and Christmas Day.

### RATE PER DAY.

ARTICLE VIII. The standard rate of wages for a journeyman plumber and gas fitter shall be four dollars and seventy-five cents (\$4.75) per day to October 1, 1906, and five dollars (\$5.00) per day from day to expiration of agreement, wages to be paid weekly.

#### WHEN LAID OFF.

ARTICLE IX. When a man is laid off, he shall be paid off including return transportation, and if he is required to go back to the shop for his pay, his

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time shall be paid for until he receives his money. In case of a dispute as to wages, payment shall be made for undisputed time, and claim may be made for the balance to the Conference Board, provided both parties agree to accept the decision as final.

## FOREMAN.

ARTICLE X. It shall be the duty of all foreman to report any man late on job, to his employer, at the time it occurs.

#### AMOUNT OF WORK.

ARTICLE XI. There shall be no limitation to the amount of work a man shall perform during his working day, nor discrimination against the use of any specialty in tools or materials approved by the Conference Board.

### SHOP FOREMAN.

ARTICLE XII. Shop foreman or superintendent need not be a member of the United Association, or any Labor Union, provided he does not use tools in performing his duties.

# CUT PIPE.

ARTICLE XIII. All piping appertaining to plumbing and gas fitting, shall be done by members of the United Association (subject to conditions specified, Article No. 2, 3, and 4), but shall not apply to the cutting and threading of pipe 1½ inch and upward.

### LIST OF TOOLS.

ARTICLE XIV. An employer shall have the right to require that all men put to work shall provide for their own use suitable and sufficient tools, as per list provided by the Joint Conference Committee.

### SUBLETTING.

ARTICLE XV. The Master Plumbers agree to not sublet plumbing or gas fitting except to shops where United Association members are employed.

### JUNIORS.

ARTICLE XVI. It is agreed that no Master Plumber shall be allowed to have more than one junior or improver working with tools to every five journeymen or fraction of that number in his employ, and it is further agreed that no shop shall, at any time, have more than four such juniors or improvers in his or their employment and that all juniors or improvers shall carry a registration card issued by the Joint Conference Board. It is expressly agreed that when an apprentice or junior shall have served three years using his tools, he shall be classed as a journeyman plumber, to be paid at the standard rate of wages.

No junior shall be given charge of a job during his apprenticeship.

# MEN WITHDRAWN.

ARTICLE XVII. When men shall be withdrawn from any building or buildings at the request of their employer or otherwise, and the work stopped, it is agreed that no Journeyman will work in such building or buildings without the consent of the Joint Conference Board. It is also expressly agreed that no journeymen shall work or be allowed to work on any property where

a member of the Master Plumbers' Association has done work for which he has not been paid. If a building shall be abandoned for any cause on which the wages of union plumbers are unpaid, no member of the Master Plumbers shall complete the same until such debt is discharged to the satisfaction of the Conference Board. Notice in writing, stating amounts owing, must be sent to the Secretary of the Conference Board within one week of the stoppage of work, and the Secretary to give proper notice to the parties interested at the beginning and ending of the question in dispute.

#### LEGALITY.

ARTICLE XVIII. If the courts of the State or City of New York shall decide that any clause in the preceding article is illegal, it shall be amended by Joint Conference Board and shall not invalidate the other parts of this

### DISTRIBUTION OF MATERIAL.

ARTICLE XIX. This agreement shall apply to mechanics in the plumbing and gas fitting trade, and not to laborers or apprentices; unskilled labor or apprentices may be employed to deliver and distribute materials in buildings, but shall not be employed to install for use, any fixtures or material.

#### CONFERENCE BOARD.

ARTICLE XX. The parties to this agreement shall appoint a committee of five (5) members each forming a Joint Conference Board, with full powers to act for the Association and Union, to whom shall be referred all questions in dispute for adjustment. Their names and addresses to be sent to the Secretaries of both Associations. At meetings of said board both sides shall have an equal number of votes on all questions, whether all members are present or not; seven members shall constitute a quorum, and compel their members to abide by said decisions and their decisions final and binding.

All grievances and disputes shall first be presented at a regular meeting of both associations, and then referred to Joint Conference Board, and in case of charges against a member on either side, he shall be given one week from date, of notice, in writing to prepare his defence.

ARTICLE XXI. In case parties tried by Joint Conference Board shall be declared guilty, the board may recommend a fine to the Master Plumbers' Association, or the Union, as the case may be, and the respective Association of which the guilty party is a member shall determine the penalty and see that it is enforced.

# CONFERENCE BOARD.

ARTICLE XXII. If the penalty is a money fine, it shall be paid in check form through the Joint Conference Board to order of an emergency hospital of New York City, under conditions and for consideration hereafter to be decided upon.

### APPEAL.

ARTICLE XXIII. Members convicted of the charges made shall have the right of appeal to their respective Associations, but no right to a second hearing by the Board, except by unanimous consent of the Board.

### FINE PAYMENTS.

ARTICLE XXIV. All payments of money shall be receipted for by the acting chairman of the Board, who shall also take a receipt from institution where received and place same on file for conference.

#### OPEN RECORD.

ARTICLE XXV. The final determination of all cases by the action of either Association shall be duly reported in writing to the Conference Board, and form part of the record open to inspection to any member of either Association.

### DATE OF PAYMENT.

ARTICLE XXVI. In case of a verdict finding members guilty of violation of the agreement, and such finding is ratified by the Association to which the accused parties belong, the money fine if imposed shall be paid as heretofore within 30 days from date of ratification.

ARTICLE XXVII. It is understood and agreed that members of the Joint Conference Board shall not be interested directly or indirectly, in any case pending, nor shall a member serve on his Committee when his employer is on trial or the employer be on the Board when his employee is on trial.

ARTICLE XXVIII. Each Association shall pay the members of its Conference Committee such compensation, if any, as may be decided upon at the time of its selection. In case the Conference Committee of both Associations deems it expedient to hire a clerk or stenographer or other professional assistance or an umpire, such expenses shall be defraved jointly by each Association.

ARTICLE XXIX. The Joint Conference Board shall agree as to time and place of meetings, rules of procedure, appointment of chairman, secretary, etc., and any other details necessary to promote and carry on the business for which it is appointed.

ARTICLE XXX. No shop or employer shall have working for him more than one helper per man. Preference shall be given to all helpers who have been at the trade, and no helper shall be engaged or continue at work, sixty days after the ratification of this agreement until they are registered, as provided by the Joint Conference Board. Cards of registry may be revoked for cause by the Joint Conference Board after a hearing of parties concerned. A schedule of wages for apprentices and juniors to be arranged by Joint Conference Board and form of card to be issued as soon as practicable.

# LABOR CLAUSE.

ARTICLE XXXI. All members of the Master Plumbers' Association when estimating, must insert the following clause: "All agreements are contingent upon strikes, interferences, accidents, and other unavoidable delays beyond and over which I have no control."

ARTICLE XXXII. It is hereby mutually agreed that the respective parties to this agreement will take up for consideration the question of renewal of this agreement at least three months prior to date of its expiration.

#### JOBBING.

ARTICLE XXXIII. The local President of the United Association of Journeymen, upon complaint of employers in New York, as to the low rates of wages paid by the jobbing and non-union shop, agrees to recognize, and does

recognize, the disadvantage that employers of union labor are placed at in competition, and promises herewith to the employers, that an immediate effort shall be made in consideration of this agreement, as shall meet with the approval of Joint Conference Committee to remove this disadvantage and a quarterly report in writing shall be made by United Association to Master Plumbers' Association until this is remedied, or the Master Plumbers are put on equal footing to compete for jobbing and alterations.

All parts of the constitution and by-laws of either association in conflict with this agreement are by mutual consent repealed, and this agreement governs in all matters stipulated.

This agreement by mutual consent and agreement shall be in force between the parties hereto until December 31, 1907.

It is mutually agreed that either party to this agreement shall pass or approve of any rules in their respective association, at variance with the spirit of this agreement, and that all agreements of a temporary nature or verbal understanding become void upon the ratification of this agreement by both parties hereto.

The United Association of Journeymen Plumbers and Gas Fitters hereby agrees to remove all disturbing elements in the trade and maintain a condition of peace and harmony, and should disturbers arise at any time who are unwilling to submit their grievances or complaint to arbitration as herebefore provided for that, they shall be removed forthwith upon the request of Conference Board of Master Plumbers' Association.

It is mutually agreed that a bond of sympathy should again be established between the employer and the employee, and that at all times they should confer directly and individually with a disposition of forebearance one with the other, and that the rights of each should be respected, and that the treatment of each by the other should be courteous and fair, and that so far as possible with this agreement all petty differences should be adjusted harmoniously between employer and employee, but that in all details this agreement should be lived up to.

Representing Master Plumbers' Association

Т. А. Нпл.,

President Association of Master Plumbers.

T. COCHBANE,

Secretary of Master Plumbers.

Representing Local No. 480.

WILLIAM THOMPSON,

President Local No. 480.

FRANK A. KIERNAN,

Secretary Local Union No. 480.

TO ABCHITECTS, OWNERS, BUILDERS AND EMPLOYING PLUMBERS AND GAS FITTERS OF GREATER NEW YORK AND VICINITY.

Gentlemen.—In view of the various encroachments on our industry, made by other trade organizations, we deem it our duty to notify you of our claims, to do the following work, so that you can intelligently draw the line between ours and other industries. ARTICLE 1. All piping for gas, water, waste, soil and vent lines.

ART. 2. All piping to and from and around water filters and water meters; also all piping for hot and cold water, for domestic and culinary purposes.

ART. 3. All pneumatic and themostetic systems and dust suction; also all fire lines of every description, including water sprinkling or other purposes; also all piping for other purposes when solder is used for putting pipes or tubing together. All water supplies to and discharge from pumps; all temporary suction and discharge pipes for sub-soil or other drainage or sewerage systems. All temporary water supply lines for building construction use. All stand pipes taking the place of tanks. All ice box and refrigerator waste pipes; also to hang and fit up all hot water tanks and boilers; also connect pipes leading to and from heaters of every description.

ART. 4. All ice machine work.

ART. 5. To cut and fit all pipes to and from ranges to boilers.

ART. 6. To set all plumbing fixtures; also fit up all toilet and bathroom auxiliaries such as soap and sponge holders, paper holders and towel racks; and glass shelves and medicine closets furnished by plumbing manufacturers. All water, gas and waste to and from all laundry machines.

### NEW YORK CITY, ROOFERS (SLATE AND TILE).

Agreement entered into between the Employers' Association of Roofers and Sheet Metal Workers of Greater New York and adjacent cities, and the Slate and Tile Roofers' Union of New York and vicinity.

ABTICLE I. A working day shall consist of eight hours, performed between 8 o'clock A. M. and 5 o'clock P. M., the same to be known as regular time. Forty-four hours shall constitute a week's work, the week ending at 12 o'clock noon on Saturday. Saturday to be considered as a half day. Men to receive their wages at said time.

ARTICLE II. Any member working in the country for a city employer shall receive the standard rate of wages, board and expenses.

ARTICLE III. Regular time shall be paid at the rate of \$4.75 per day.

ARTICLE IV. That our representative is to have the privilege of examining the members' cards at all times.

ARTICLE V. That no employer shall sub-contract any slate or tile roofing within the jurisdiction to any lumper or journeyman.

ABTICLE VI. That when an employer hires a man his time is to start when he leaves the shop for the job, and that any employer not wishing to retain an employee will pay him at the time his services are dispensed with.

ARTICLE VII. The slate and tile roofing shall be comprised of the following: Slate and tile roofing; repairing of all slate and tile roofs; flashing and counter-flashing connected with slate and tile roofs, except where soldering is required, shall be done by members of the Slate and Tile Roofers' Union only, except as hereinafter provided.

ABTICLE VIII. Notwithstanding anything apparently to the contrary in this agreement, it shall be distinctly understood that any decisions under the General Arbitration Plan of the Building Trades Employers' Association and the Unions, parties to the Arbitration Plan, shall govern in the matter of jurisdiction of trade.

# BUREAU OF MEDIATION AND ARBITRATION, 1906. III.333

It is mutually agreed by the parties hereto that the Arbitration Plan adopted at a convention held on April 22, 1905, between the Building Trades Employers' Association and the representatives of the Labor Unions is hereby made a part of this agreement and binding on all parties hereto.

ARTICLE IX. Where necessary for men to pay more than one car fare either way, from the shop or to the job, the employer will pay the additional fare.

ARTICLE X. That any man working overtime shall receive double pay; also for Saturday afternoons, Sundays, and the following holidays: New Year's Day, Fourth of July, Christmas Day, and on no consideration will a man work on Labor Day.

ARTICLE XI. The limit of jurisdiction is to consist of Greater New York and territory west of the Hudson river to line of Hackensack river, north thereon to point opposite to northern line of Greater New York.

ARTICLE XII. The men to be at work at 8 o'clock in the morning and leave at 5 o'clock in the afternoon in the territory within the limit of a circle of ten miles from City Hall. Where work is to be done outside of these limits men are to be at the above limits at 8 o'clock A. M., and proceed to their work as rapidly as possible.

ARTICLE XIII. And it is further agreed that the members of the Employers' Association of Roofers and Sheet Metal Workers of Greater New York and adjacent cities will not employ, either directly or indirectly, to do slate or tile roofing, as provided in Article VII, within the district of jurisdiction any person who is not a member of the Slate and Tile Roofers' Union of New York and vicinity. A member's standing to be ascertained by his working card.

ARTICLE XIV. It is further agreed that the members of the Slate and Tile Roofers' Union of New York and vicinity will not work for employers not members of the Employers' Association of Roofers and Sheet Metal Workers of Greater New York and adjacent cities who do not agree to conform to this agreement.

If a member of the Employers' Association of Roofers and Sheet Metal Workers is prevented from carrying out his contract on a building, through insolvency of the owner, or any other cause, no member of the Slate and Tile Roofers' Union shall work on said building until the employer's contract has been equitably adjusted. Notice in writing, stating amount in dispute, must be filed with the Secretary of the Employers' Association of Roofers and Sheet Metal Workers within four weeks of the stoppage of work, giving full particulars, the Secretary to give proper notice to the Union and their representatives at the beginning and ending of the question in dispute.

ARTICLE XV. It is further mutually agreed that in the placing of workmen, the Slate and Tile Roofers' Union shall give the preference at all times to the members of the Employers' Association.

ARTICLE XVI. There shall be ten apprentices employed in the trade. When two journeymen are employed on a job one apprentice is allowed to work, and two apprentices are allowed on a job when more than six job in are employed. Apprentices at time of starting must be under twenty-one years of age.

ARTICLE XVII. This agreement to take effect when signed, and to terminate December 31, 1906, and no change shall be made in any article of said

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agreement unless notice be given on or before March 1st preceding, by the Association asking for such change; such notice to be given in writing to the Secretaries of the Associations.

ARTICLE XVIII. In case the Slate and Tile Roofers' Union are unable to furnish the number of competent men called for, the required number of men shall be procured in accordance with the General Plan of Arbitration.

January 1, 1906.

Committee of Employers' Association of Sheet Metal Workers of Greater New York and Adjacent Cities:

THOMAS P. FLANAGAN.
MICHAEL HARRISON.
JOHN J. GRACE.

Committee of Slate and Tile Roofers' Union of New York and Vicinity:

HIRAM WOODCOCK.
HECTOR ROSE.
T. J. DEEGAN.
COLLINS MARTIN.

### NEW YORK CITY, ROOFERS AND WATERPROOF WORKERS.

[Reported by union as signed by fifty employers.]

INTERNATIONAL BROTHERHOOD OF COMPOSITION ROOFERS, DAMP AND WATER-PROOF WORKERS LOCAL No. 4, TAB, FELT AND WATERPROOF WORKERS No. 7565 A. F. of L.

This agreement made and entered into this fourteenth day of December, nineteen hundred and five, between the Composition Roofers and Water-proofers' Employers' Association, parties of the first part; and the International Brotherhood of Composition Roofers, Damp and Water-proof Workers Local No. 4, of Greater New York and vicinity, parties of the second part, to go into effect on the first day of January, 1906, to cover the incorporated limits of Greater New York and vicinity, within a radius of twenty-five miles of the New York City Hall, for a period of two years.

### ARTICLE I.

SECTION 1. Witnesseth, that the parties of the first part agree that eight hours shall constitute a day's work; that double time shall be paid for all overtime, including Sundays, and the following holidays, or days observed as such: January 1st, February 12th, February 22nd, Decoration Day, July 4th, Labor Day, Thanksgiving Day and Christmas. Half holiday is to be observed on Saturdays all the year round, and double time to be paid for work done after 12 o'clock on Saturdays. Work to commence at 8 A. M. and end at 5 P. M., except on Saturdays when it shall end at 12 M. Men requested to report at yard, they to report at 7 A. M. for instructions. Men lighting fires under kettles to be paid single time.

SECTION 2. The parties of the first part agree to pay foremen not less than \$3.75 per day. Roofers and waterproofers shall receive \$3 per day, the same to be members of the Union. This agreement shall include plastic slate, slag, gravel, and all kinds of asphalt or composition roofing, waterproofing

and dampproofing, including rock asphalt mastic when used for waterproofing or roofing; also the running or pouring of stone pavements with tar or asphalt, and the right to protect all roofing and waterproofing with concrete. Truck drivers, yardmen and stablemen shall not be members of this Union.

SECTION 3. The parties of the first part further agree that any member working in the country for a city employer shall receive the standard rate of Union wages, the hours, board and expenses, with full time from time of leaving city to return, except Sundays and holidays; excepting that men shall work nine hours a day to offset time lost through stormy weather, and on city work all necessary car fare from shop and return outside the limits of one mile, in their own time, and hereafter all future agreements shall take effect on the first day in January, provided three months' notice of change shall be given.

SECTION 4. The parties of the first part further agree that the men shall be paid weekly, not later than 5:30 P. M., and on Saturdays not later than 12:30 P. M.

SECTION 5. The parties of the first part further agree to employ only members of the Union, except that each employer may use and employ one helper to every four union men he employs and when a sufficient number of Union men are not obtainable, the percentage of helpers to Union men may be increased. Men then employed to meet the requirements of the Union on work covered by Section 2 of this agreement, Union men to have preference over helpers in slack periods.

SECTION 6. The parties of the first part agree to allow the business agents of the party of the second part to visit all shops and jobs at all times; also allow a steward in each shop who shall attend to the business of the Union without expense to the employer.

## ARTICLE II.

SECTION 1. The party of the second part agrees to perform in a faithful and workmanlike manner, all duties required of them as described in Section 2, Article I, by the parties of the first part.

SECTION 2. It is further agreed that in case of trouble or any misunderstanding between the parties of this agreement, the difference shall be settled by arbitration as provided by Section 19, of the joint arbitration plan between the Building Trades Employers' Association and the Unions of the Building Trades, adopted April 22, 1905, and notwithstanding anything to the contrary in this agreement, it is distinctly understood that any decisions of the General Arbitration Board of the Building Trades Employers' Association and the Unions, parties to the arbitration plan, shall govern in all matters; and that the aforesaid arbitration plan, a copy of which is attached hereto, is hereby made a part of the agreement and binding on the parties hereto.

Composition Roofers' & Waterproofers' Employers' Association.

Attest

CHAS. BURKLEMAN, Sec'y.

RICHARD FURLONG, Pres. International Brotherhood of Composition Roofers, Damp and Waterproof Workers Local No. 4, Tar, Felt & Waterproof Workers No. 7565 A. F. of L.

Attest

Βv

WILLIAM CASSIN, Sec'y.

THOMAS MITCHELL, Pres.

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## NEW YORK CITY, STEAM AND GENERAL PIPE FITTERS.

and the Enterprise Association of Steam, Hot Water, Hydraulic, Sprinkler, Pneumatic Tube, Ice Machine and General Pipe Fitters of New York and vicinity, hereinafter referred to as the "Enterprise Association," July 31, 1906.

#### RULES.

RULE No. 1. The working day shall consist of eight (8) hours between eight (8) o'clock A. M. and five (5) o'clock P. M. with one (1) hour for lunch; except on Saturdays when the time shall consist of four (4) hours between eight (8) o'clock A. M. and twelve (12) o'clock noon.

The working day above named shall be known as regular time and shall be time actually employed at work.

No work shall be done between twelve (12) o'clock noon and one (1) o'clock P. M. except by direction of the employer; and then only during the months of November, December, January and February, or in cases of necessity.

RULE No. 2. Regular time shall be paid for at the rate of five dollars (\$5) per day of eight (8) hours. Fractions of days shall be at corresponding rates, but no man shall be employed for less than one-quarter (%) of a day.

RULE No. 3. Any work done between five (5) o'clock P. M. and eight (8) o'clock A. M. and on Sunday, New Year's Day, Lincoln's Birthday, Washington's Birthday, Memorial Day, Fourth of July, Labor Day, Election Day, Thanksgiving Day, Christmas Day and the Saturday half-holiday shall be paid for at double the rate of regular time, commencing at the hour at which the men report for work by direction of their employer.

When it is not convenient to start work until between the hours of eleven (11) o'clock P. M. and four (4) o'clock A. M., then the fitters' time shall commence at eleven (11) o'clock P. M. and continue until said work is completed.

But under this condition no man shall receive less than one (1) day's pay, regular time.

Rule No. 4. All fitters employed shall be paid at quitting time on Saturday for the week ending the Thursday or Friday previous, payment to be made at option of employers, either on the job or at the shop; but when a fitter is laid off, or discharged, or not put to work, he shall at once be paid the wages due him.

RULE No. 5. No fitter shall work with more than one helper, and where more than one fitter is employed on a job the number of helpers employed shall not exceed the number of fitters, unless the helpers are employed at carrying or distributing material.

RULE No. 6. Each fitter shall be paid from the time at which he arrives at his work within a radius of ten (10) miles from New York City Hall.

In going to work located outside of this territory, each fitter shall at eight (8) o'clock A. M. be at the above limits, and thence proceed as rapidly as possible to his work.

RULE No. 7. Any fitter working outside of the limits described in Rule No. 6, shall receive from his employer traveling expenses to and from the place at which the work is located for as many trips as he is directed by his employer to make. He shall also receive amount of board paid by him, and he shall receive regular wages for all regular time consumed in traveling.

If the fitter leaves his work before it is completed and without the consent of his employer, it shall be at his own time and expense.

RULE No. 8. Each fitter working outside of the limits described in Rule No. 6 shall at the option of his employer board at the place where his work is located, or go to and from his home daily. If the latter plan is adopted he shall receive from his employer all extra traveling expenses actually incurred.

RULE No. 9. In going from the shop to his work, or from his work to the shop, a distance of more than one (1) mile, each fitter shall receive from his employer his necessary fare.

RULE No. 10. If the fitter is sent to his work to a point outside of the borough in which his employer's shop is located, unless it be to the borough or place in which he resides, he is to receive necessary fare outside of the borough in which his employer's shop is located.

RULE No. 11. Fitters going to their work outside of limits named in Rule No. 6, shall take the boat, train or car leaving either of the extreme points of the district, as directed by their employers, going on train, boat or car leaving nearest eight (8) o'clock A. M. and returning take the boat, train or car leaving nearest five (5) o'clock P. M.

RULE No. 12. All pipe may at the option of the employer be cut either by hand or machine, at the shop or on the job, except pipe used for radiator and coil connections, which shall be cut on the job.

" NEW YORK, August 1, 1906."

It is mutually agreed that the following items shall describe the work to be done by the Enterprise Association.

ITEM I. All steam power, steam heating, and hot water heating plants and all appliances used in the construction of the same; also all hot water boilers or heaters and the connections from same to hot water tanks.

ITEM II. All hydraulic pipe work when used for motive power.

ITEM III. All piping in connection with ice making and cooling plants. The Enterprise Association lays no claims to the piping that supplies drinking water fountains.

ITEM IV. Automatic sprinkler work and all piping used for fire extinguishing purposes.

All steam piping in connection with laundry plants.

ITEM V. All piping used in the transmission of messages, letters and packages by the pneumatic process.

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It is further mutually agreed that if any work shall be abandoned for any cause, on which the wages of members of the Enterprise Association are unpaid, no master fitter shall contract to complete the same until this debt is paid by the original or subsequent owner or provided for in the contract. If a master fitter is prevented from carrying out his contract on a building, through insolvency of the owner, or any other cause, no member of the Enterprise Association shall work on said building until the master fitter's contract has been equitably adjusted.

(Signed) .....

## NEW YORK CITY, STEAM SHOVEL AND DREDGE MEN.

Agreement by and between the New York Contracting Company — Pennsylvania Terminal, New York Contracting Company — New Haven Improvements, and New York Contracting and Trucking Company, parties of the first part, and the International Brotherhood of Steam Shovel and Dredge Men, Charles Reese Local No. 17, parties of the second part.

ABTICLE 1. The party of the first part agrees to pay as a minimum scale of wages, engineers at the rate of \$125 and cranesmen \$90 per month, the calendar working days or nights to constitute a month's work, eight (8) hours or any fraction thereof to constitute a day's work, men to receive pay at the rate of time and one-half for over time for working over eight (8) hours; double time for Sunday and legal holidays, except on repair work and moving back shovel, when only single time will be paid for. Independence Day, Labor Day, Thanksgiving Day and Christmas to constitute holidays. It is understood and agreed by the parties to this agreement, that the engineers and cranesmen of the party of the second part shall work ten (10) hours per day if called upon to do so by the party of the first part, and in addition to this the party of the first part agrees to pay to the party of the second part for ten (10) hours' work per day whether their services are required or not during the life of this agreement.

ARTICLE 2. The party of the first part agrees to employ members of the International Brotherhood of Steam Shovel and Dredge Men on their shovels when men of their order can be found, and if at any time they have a shovel man or men on their work who are not Brotherhood men, these men can be retained in their employ if they are competent men, but they must become members if they are eligible to membership in said organization.

ABTICLE 3. It is understood and made a part of this agreement, that engineer's and cranesmen's wages shall start as soon as they arrive on the job and report to the proper person, and continue until they are discharged or quit. This agreement to go into effect the first day of June, 1906, and continue two years from that date.

ABTICLE 4. Party of the second part agrees to place men as soon as possible on any machine that is not handled in proper shape and to place men in place of any men who neglect their duties as engineer or cranesmen at any time.

ABTICLE 5. Party of the second part agrees to give party of the first part fourteen (14) days notice when leaving their employ.

ARTICLE 6. In the event of an engineer or cranesman being away on account of sickness, the question of payment for time away shall be left to the

decision of the chief engineer of the party of the first part, whose decision shall be final. The party of the first part will endeavor at all times to keep an extra engineer on the work. If this extra engineer is called upon to do so, he shall crane any shovel until a cranesman can be procured to fill the vacancy.

ARTICLE 7. It is understood by all parties to this agreement that a steward shall represent the Brotherhood on this work, or railroad, and any grievance of the men shall be referred to this steward for adjustment. This steward will take this matter up with the proper officials of the party of the first part, and adjust any grievance that may arise between the parties to this agreement. In case the steward and the representatives of the party of the first part cannot adjust the grievance, it is agreed that the matter shall be adjusted in the following manner: Work shall proceed until relieved by Brotherhood men, or the difference is properly adjusted by arbitration in the following manner: In the event of any controversy arising between the men and the employers, or in the event of the men having a grievance they shall continue to work, and any and all such controversies shall be settled if possible, by the representative of the men and the representatives of the employers. If such controversy or grievance cannot be settled by them, then it shall be arbitrated by choosing a third disinterested man, upon whom the representative of the men and the representatives of the employers may agree. If the representative of the men and the representatives of the employers cannot agree on a third man, then the matter shall be submitted to the General Secretary-Treasurer of the International Brotherhood of Steam Shovel and Dredge Men, or his representative, and the party of the first part, and if they cannot agree they may choose a disinterested man.

Said three shall constitute a board of arbitration, and the decision of the majority thereof shall be both final and binding, and all parties hereto shall abide thereby. It is expressly agreed that said arbitration board shall meet within ten (10) days after the occurrence of the difference requiring arbitration.

This agreement to be in force from June 1, 1906, to June 1, 1908.

New York Contracting Co.—Pennsylvania Terminal, New York Contracting Co.—New Haven Improvements, New York Contracting and Trucking Co.,

INTERNATIONAL BROTHERHOOD OF STEAM SHOVEL AND DREDGEMEN, CHAS. REESE LOCAL No. 17.

Per .....

## MEW YORK CITY STONE SETTERS.

Agreement between the Employing Stone Setters' Association of New York and the Journeymen Stone Mason and Setters' Union, 84 of Greater New York.

NEW YORK, January 24, 1906.

This agreement, made January 24, 1906, between the Employing Stone Setters' Association of New York, hereinafter called the Employers and the

Journeymen Stone Mason and Setters' Union, No. 84 of New York, hereinafter called the Journeymen Stone Setters.

ARTICLE I. That it is agreed that the standard rate of wages to be paid by the employers of the Journeymen Stone Setters shall be (\$5.50) per day from this date, January 24, 1906, till January 1, 1907.

ABTICLE II. The Journeymen Stone Setters be paid every two weeks from January 24, 1906, before 12 m. Saturdays and before 5 o'clock on other days. The money to be paid shall be inclosed in envelopes, one to each employee, with time and amount marked thereon.

ARTICLE III. That the hours of labor to be from 8 A. M. to 5 P. M., with one hour for lunch, except on Saturday, when the hours of labor shall be from 8 A. M. to 12 M.

ARTICLE IV. All overtime to be paid at double rate. Overtime means all time between 5 p. m. on Saturday and 8 A. m. on Monday, and the secular days on which the following legal holidays are observed: New Year's Day, Washington's Birthday, Decoration Day, Fourth of July, Labor Day, Thanksgiving Day, absolutely no work to be done on Sunday.

ARTICLE V. In the event of any employer not receiving his money for work performed on any building through the insolvency of the owner or any other just cause, the Journeymen Stone Setters agree not to allow their members to work on said building until the claim of the employer has been equitably adjusted.

ARTICLE VI. It is also agreed that only one member of a firm set stone. He must be a practical stone setter having served the apprenticeship to the trade.

ARTICLE VII. That the setting and pointing of all stone work which forms a part of the superstructure and all cut stone cut in yards or in quarries or on job by stone cutters or members of the B. & M. I. U. set with or without mortar, to be set by members of Union 84. This includes all stoops, doorways and vestibules.

ARTICLE VIII. When journeymen stone setters are laid off for any cause, they shall upon their request of payment of wages be paid in cash or office order. An office order entitles a stone setter to one-half hour's pay in addition to the amount due for work performed, and must be honored within one hour of the time of laying off. A violation of this rule entitles a stone setter to compensation at working rates for the working time that elapses between the time of receiving his money, providing the claimant remains at the job, or office during all working hours until he is.

ARTICLE IX. When Saturday afternoon occurs in the elapsed time above mentioned it shall be paid for at double rate up to 5 P. M.

ARTICLE X. That any member of Union 84, upon showing his card for membership be allowed to go on any job when seeking employment, unless notified by a sign "No Stone Setters Wanted."

ARTICLE XI. If the shop steward be discharged for inspecting the cards of the journeymen stone setters on the job or for calling the attention of the foreman to the violation of the agreement, he shall be at once reinstated until the matter is brought up before the joint arbitration committee for settlement.

The foreman must be a practical stone setter and a member of the union.

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ARTICLE XII. All grievances or complaints which cannot be satisfactorily adjusted between the individual employer and the journeymen stone setters shall be submitted to a joint board of the stone trade which shall consist of three employers and three journeymen stone setters, who are working at the trade in the employ of some employer who is a member of the Employing Stone Setters' Association. A majority vote of said board shall be conclusive in relation to all matters submitted to it. In case of a tie vote the said board shall have power to agree upon an umpire or referee whose decision shall be conclusive and binding.

ABTICLE XIII. No member of the Journeymen Stone Setters' Mason Union 84 shall work for any one not complying with all the rules and regulations herein agreed to. No journeymen stone setters shall be discharged for inquiry after the cards of men working on any job, nor shall the business agent be interfered with when visiting any operation where journeymen stone setters are employed.

ARTICLE XIV. The joint arbitration plan, adopted in conference, July 3 and 9, 1903, and amended in convention March 21, 1905, between the unions of New York city and the Building Trades Employers' Association, shall be a part of this agreement, and both parties shall be governed according to its provisions.

ARTICLE XV. It is also agreed that the representative committee of the employers and Union 84, meet in the first week of September, 1906, to consider the yearly agreement which must be signed on or before January 1, 1907.

ARTICLE XVI. This agreement shall not be construed as interfering with the rights and duties of members of the B. & M. I. U. of America by the several unions of Greater New York to obey any existing law or laws of the B. & M. I. U. of America.

Subscribed this day and year first above written:

ROBERT McWilliams, C. F. Parsons, Alexander Taylor, Alex. Dickson,

Employers.

E. W. GRIFFEN,
JAS. H. MOOBHEAD,
WILLIAM STRACHAN,
JAMES D. BALLANTYNE.

Journeymen,

# NEW YORK CITY, TILE LAYERS AND HELPERS.

[This agreement also covers the Tile Helpers' Union with the exception of rate in wages, which are \$3.00 per day.]

Agreement between the Tile, Grate and Mantel Association, of the City,
County and State of New York, and Ceramic, Mosaic and Encaustic Tile
Layers' Union, Local No. 52, of the Ceramic, Mosaic and Encaustic Tile
Layers' and Helpers' Union.

ARTICLE I. Both parties to this agreement do hereby adopt the plan of arbitration approved by the Building Trades Employers Association and the Representatives of the Unions.

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ABTICLE II. That on and after January 1, 1906, to and including the first day of January, 1909, eight hours shall constitute a day's work on Mondays, Tuesdays, Wednesdays, Thursdays and Fridays, and four hours on Saturdays, of each and every week, beginning at eight o'clock A. M.

ABTICLE III. That any member or members of Local No. 52, working within a radius of twenty-five (25) miles from his or their respective shop or shops, or place of business, shall take such train or boat leaving Greater New York between the hours of seven and eight A. M., that will enable them to begin the day's work at eight o'clock A. M., or as near as possible thereto, and if there be no train or boat leaving between the hours of seven and eight A. M., then the train or boat next leaving Greater New York shall be taken, and returning take the boat, train or car leaving said work nearest five P. M., and Saturdays between twelve and one o'clock.

#### WAGES.

ARTICLE IV. That the wages of all tile layers, members of Local No. 52, shall be five dollars (\$5) per day for Monday, Tuesday, Wednesday, Thursday, Friday, and two dollars and fifty cents (\$2.50) for four hours' work on Saturday; no work permitted to be done on a Saturday between twelve noon and five P. M.

It being mutually agreed that the present "Class B" and "C" members of Local No. 52, be eliminated and improvers be substituted to be governed as follows:

Rule I. The term of future improvers shall be two years.

Rule II. The wages of an improver shall be four dollars (\$4) per day; at the expiration of two years he shall receive the standard rate of wages. Rule III. Present Class B men to become Class "A" men July 1, 1906.

Rule IV. Present Class "C" men to become Class "A" men January 1, 1907.

Rule V. One improver shall be allowed to work in any shop employing on an average five tile layers steadily for one year; if ten tile layers are employed in any shop they can employ two improvers; and no more than two improvers allowed in each shop.

That expenses, such as board, traveling, etc., on out-of-town jobs, and legitimate expenses and all fares in excess of the regular fares from men's home to shop, shall be paid by the employer.

#### EXTRA TIME.

ARTICLE V. That all work, labor or services in excess of a day's work, Sunday and the following legal holidays: New Year's Day, Washington's Birthday, Decoration Day, Independence Day, Labor Day, Election Day, Thanksgiving Day, Christmas Day, and all holidays falling on Sunday shall be held on Monday by any member or members of Local No. 52, shall be paid for at the double time, whether such work, labor or services be rendered in any shop or building.

## TIME OF PAYMENT.

ARTICLE VI. That any and all members of Local No. 52, shall be paid not later than twelve fifteen o'clock on each and every Saturday for all work, labor and services rendered for the preceding week. Men coming from out-of-town jobs may be paid one hour later.

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## PREPARATION AND MASON WORK.

ARTICLE VII. That the preparing for walls and ceiling tile shall be done by the members of Local No. 52, or Union plasterers.

That all surfaces intended for the reception of tiles shall be prepared to within one inch of the face of the tile; same to be made plumb and true, whether included in the contract of tile contractor, plasterer or mason.

That all material of every description heretofore set by this trade shall be done by members of Local No. 52.

#### AGREEMENT.

ARTICLE VIII. That all employers and members of Local No. 52 shall be held by and subject to all the provisions of this agreement while it continues in force.

## SLABBING.

ARTICLE IX. Tile facings shall be slabbed by the members of Local No. 52.

## REPORTING FOR ORDERS.

ARTICLE X. No tile setter shall be required to report to shop at night for ordera after hours and not before seven thirty A. M.

#### MEMBERSHIP.

ARTICLE XI. That the members of the Tile, Grate and Mantel Association will employ only members of Local No. 52 of New York City, on all tile work contracted for within a radius of fifty (50) miles of New York City and all of Long Island.

That they will not give any piece-work or special-contract any tile work, but that the same shall be done by day's work.

#### EMPLOYMENT.

ARTICLE XII. Section 1. The New York Tile, Grate and Mantel Association hereby agree to employ none but members of Local No. 52 to set tile or other work properly in the tile business, and in consideration of such exclusive employment, said Union agrees that its members will work for none but members of said Association, in good standing, and such other firms established in and regularly engaged in the tile, grate and mantel business, in the city of New York, who have signed an agreement identical with this. The original of said agreement to be shown to the Secretary of the Tile, Grate and Mantel Association at his request.

Section 2. Local No. 52, agrees to at all times, supply to the members of the Tile, Grate and Mantel Association a sufficient number of competent mechanics to fully meet its contract requirements up to the full membership of their Union when necessary.

Section 3. That, in the event of the business of the members of the New York Tile, Grate and Mantel Association requiring more mechanics than there are members of Local No. 52, and in the event of the said Union failing to furnish the necessary men within six days after notice in writing by the Secretary of the Tile, Grate and Mantel Association, to Local No. 52, the members of said Association may employ such men as they

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choose, who shall be examined by Local No. 52, Examination Board, as soon after they are employed as is practicable. If men so employed pass the examination, they shall be admitted as members of the Union, and in case of failure to pass said examination, they shall not longer be employed by members of said Association.

## RULES AND BY-LAWS.

ARTICLE XIII. That no rules or by-laws shall be made or continued in force by either party which in any way conflict with the provisions of this agreement.

ARTICLE XIV. Any contemplated changes by either the Tile, Grate and Mantel Association of Local No. 52, parties hereto, notice in writing shall be given by the party contemplating such change or changes, stating fully what the proposed changes are to be, at least three months prior to the expiration of this agreement, and unless such notice is received within the time herein specified, this agreement shall be considered binding on both parties for another year or more.

## NYACK, PAINTERS AND DECORATORS.

[Reported by union as signed by six employers.]

NYACK, N. Y. ....., 190...

To Local Union No. 664, Brotherhood of Painters, Decorators & Paperhangers of America, Nyack, N. Y.

GENTLEMEN: I, the undersigned, hereby promise and agree, that I will employ none but Union men, and I hereby further promise and agree that I will pay a minimum scale of wages of three dollars and twenty-eight cents (\$3.28) per day of eight (8) hours, and four (4) hours on Saturdays, from eight A. M. to twelve o'clock noon, for one (1) year, from March 1, 1906, to March 1, 1907.

Signed	this	 day of	i,	1906.	
			•		
					Rec. Sec'ty.

#### PLATTSBURG, PLUMBERS.

[Reported by union as signed by all employers.]

LOCAL UNION NO. 497 OF THE UNITED ASSOCIATION JOURNEYMEN PLUMBFRS,
GAS FITTERS, STEAM FITTERS AND STEAM FITTER'S HELPERS OF THE
UNITED STATES AND CANADA. AFFILIATED WITH THE AMERICAN
FEDERATION OF LABOR.

PLATTSBURG, N. Y., January 29, 1906.

ARTICLE I. Time and one-half for overtime, double time for Sundays and holidays, which shall consist of Decoration Day, Fourth of July, Labor Day, Thanksgiving Day and Christmas.

# BUREAU OF MEDIATION AND ARBITRATION, 1906. III.345

ARTICLE II. No shop shall have more than one apprentice to two journeymen.

ARTICLE III. No member of the U. A. shall work more than six days with nonunion men.

ARTICLE IV. No member of the U. A. shall subcontract, or lumping of work, or do work unless under supervision of employers.

## PORT CHESTER, CARPENTERS AND JOINERS.

[Reported by union as signed by twenty employers.]

#### AGREEMENT AND WORKING RULES.

## OBJECT.

ARTICLE I. In order to prevent any strike or lockout, and to insure a peaceable adjustment and settlement of any and all grievances, disputes and differences that may arise, between any employer and the mechanics in the Joint District Council of carpenters, known as the Carpenters' Union.

Both parties to this agreement do hereby adopt as a basis of settlement, the following plan:

Whenever a dispute arises between the carpenters and their employer there shall be no strike called on the job or jobs until the matter is first arbitrated by the following plan: The business agent and the employer shall first try and adjust the difficulty, they failing to reach an agreement, each party to the contract shall choose one person, the two so chosen shall choose the third, and their decision shall be final. Both parties to this agree to abide by such award. And also that both parties do agree to meet at least sixty (60) days prior to the expiration of this agreement for the drafting of a new agreement, and all questions not agreed upon within thirty (30) days of the expiration of this agreement, to be left to arbitration.

Wages, hours or the right to refuse to work with non-union carpenters shall not be subject to arbitration.

The arbitration plan herein apply only to employers who indorse these rules.

ARTICLE II. Eight hours shall constitute a day's work, to begin at 8 A. M. and end at 5 P. M.

ABTICLE III. The minimum rate of wages, on and after September 1, 1905, will not be less than 43% cents per hour, for all regular working hours.

ABTICLE IV. Overtime to be paid at the rate of time and one-half, except for Sundays, and the following holidays, Memorial Day, Independence Day, Thanksgiving Day and Christmas, for which double time shall be paid. No work to be done on Labor Day, except when to leave work would endanger life or property.

ARTICLE V. All carpenters shall be paid once a week.

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ARTICLE VI. No union carpenter shall work with a non-union carpenter, for more than two days, without reporting to the business agent. Job or shop steward wishing to examine workmen's cards must do so before 8 A. M. or noon hour, or after 5 P. M. That no person except the business agent, shall have the right to interview the workmen during business hours.

ARTICLE VII. No union carpenter shall work for any person or persons, not regularly engaged in the carpenter business for less than (50) cents per hour, upon any construction, repairing or alteration of any building, except such men as are employed the year round, by firms or corporations not engaged in the construction or repairing of buildings.

ARTICLE VIII. The above rules take effect September 1, 1905, and continue in force until May 1, 1907.

•												
[Signed]		 										

#### POUGHKEEPSIE, BRICKLAYERS, MASONS, AND PLASTERERS.

ARTICLES OF AGREEMENT BETWEEN UNION No. 44 OF THE CITY OF POUGH-KEEPSIE AND THE BOSS BUILDERS.

ARTICLE I. The wages of the Stone Masons, Brick Layers and Plasterers to be 50 cents per hour and the hours of labor to be between 8 A. M. and 5 P. M. Eight hours to constitute a day's work.

ABTICLE II. That all overtime shall be paid for at the rate of time and one-half and double time for all holidays, Sundays, Decoration Day, Fourth of July, Thanksgiving Day, Christmas and New Year's. No work to be done on Labor Day except when life or property are in danger.

ARTICLE III. That no member of the union shall be discharged for inquiring after the cards of the men.

ARTICLE IV. The members of the union shall be paid every week on the job not later than 5:30 P. M. Saturday to be pay day and not more than one day shall be kept back.

ARTICLE V. When any member of this union is compelled to go out of town in the employ of any of the mason builders his expenses for conveying him to and from such job must be paid by the mason builder who is employing him.

ARTICLE VI. Where cement blocks are substituted for brick or stone the cutting and setting of such blocks must be done by members of this union, and where concrete is substituted for bricks or stone the building of such walls must be done by members of this union.

ARTICLE VII. That no mason builder shall be entitled to have an apprentice until he is in business two years and no boss shall have more than two apprentices at one time, the first apprentice must serve two years before he is entitled to a second apprentice, said apprentice must be indentured to this union.

ARTICLE VIII. Any member of this union working for other than a bonafide contractor shall charge the contractor's prices. Bureau of Mediation and Arbitration, 1906. III.347

ARTICLE IX. This agreement to be in force from May 1, 1906, to May 1, 1907.

Signed for Union No. 44:

ALBERT E. BABCOOK, THOMAS F. MULLEN, GEO. W. PALMER,

Arbitration Committee.

Signed by Mason Builders:

THOMAS BRENNAN,
JOHN O'DONNELL,
FRANK H. OBORT,
S. R. SMITH,
BURGER & SLATER,
PETER BECKER.
GEO. VAN AKEN,
FRANK DOBBS,
JAMES P. HILLERY,
WM. F. DOBLER,
JAMES MATTHEWS.

#### POUGHKEEPSIE, PAINTERS AND DECORATORS.

[Terminating dispute of April 2-10, described in Table I, p. 70.]

Articles of agreement by and between the Master Painters of the city of Poughkeepsie and vicinity, and Local Union No. 155, Brotherhood of Painters, Decorators and Paper Hangers of America, located at Poughkeepsie, N. Y.

ABTICLE I. The undersigned Master Painters do hereby agree to employ none but union painters and paper hangers who are members in good standing of the Brotherhood of Painters, Decorators and Paper Hangers of America.

ARTICLE II. Any non-union painter or paper hanger securing employment from any of the undersigned Master Painters must fill out application blanks and present with initiation fee, or order on employer, countersigned by employer, before he will be allowed to go to work.

ABTICLE III. Eight hours shall constitute a day's work; the same to be performed between 8 A. M. and 5 P. M. Men to report 7:45 A. M., or earlier if working out of the city.

ARTICLE IV. The rate of wages shall be \$2.80 and upwards per day.

ARTICLE V. That all overtime shall be paid at the rate of double time.

ARTICLE VI. When work is located so far away that workmen have to take the cars or ferry, the fare shall be paid both ways by the employer, and if the workman cannot get back home after his day's work is done, the employer shall pay his full board, with transportation each way once.

ARTICLE VII. That each shop shall be allowed one apprentice, subject to the rules of our constitution governing apprentices, and he shall not be over twenty-one years of age when starting to learn.

ARTICLE VIII. All Master Painters shall pay at the end of each week.

ARTICLE IX. Any member becoming incapacitated by age or accident, may by permission of the Union be allowed to work for less than the Union rate of wages.

ARTICLE X. If at any time either party to this agreement shall in any way violate any part of this agreement, the question must be submitted to an

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arbitration committee of six, consisting of three members of each body to this agreement, and if they cannot come to an agreement on the first meeting, then an outsider, neutral to both parties, be chosen to decide the question.

ARTICLE XI. Local Union No. 155, and all its members do hereby agree to take no work, or do any work in the line of painting or paper hanging, before or after working hours, except with consent of employer.

The above rules go into effect April 10, 1906, and continue into effect until March 31, 1907.

And we further agree to renew the above agreement to take and continue in effect from April 1, 1907, to March 31, 1908, with the exception of the wage rate which shall be three dollars (\$3) per day.

## ROCHESTER, PAINTERS AND DECORATORS.

[Reported by the press as signed by eighty employers.]

Articles of agreement by and between the Painting Contractors of Rochester, N. Y., and vicinity and Local Union, No. 150, Brotherhood of Painters, Decorators and Paper Hangers of America at Rochester, N. Y.

ABTICLE I. Eight hours shall constitute a day's work, the same to be performed between the hours of 8 A. M. and 5 P. M.

ARTICLE II. The minimum rate of wages shall be \$2.75 per day, or 341/2 cents per hour for each fractional part of a day.

ARTICLE III. Work performed on Sunday, Memorial Day, Fourth of July, Thanksgiving Day, Christmas and New Year's Day shall be paid for at the rate of double time. All other overtime to be paid for at the rate of time and one-half. Under no circumstances will any work be performed on Labor Day.

ARTICLE IV. Each shop shall be allowed one apprentice, and one apprentice to every five journeymen employed, providing such apprentices be under 21 years of age.

ARTICLE V. Shop committees or business agents, appointed by the Union shall be recognized by trades employers.

ARTICLE VI. Any painter, when working at paper hanging, shall receive paper hangers' scale of wages.

ARTICLE VII. It is further agreed by the contractor that after the execution of this agreement, he will employ none but members in good standing of the Brotherhood of Painters, Decorators and Paper Hangers of America.

ARTICLE VIII. The above rules shall go into effect May 1, 1906, and shall continue in effect until April 1, 1907.

Signed for Local Union, No. 150.

President.

Secretary.

Executed this day of 190...

Signed for the Contractor.

[SEAL.]

Witnesses.

## ROCHESTER, PAPER HANGERS.

[Terminating dispute of April 2-3, described in Table I, p. 70; reported by union as signed by twenty-two firms.]

Articles of agreement by and between the Wall Paper Dealers of Rochester, N. Y., and vicinity, and Local Union, No. 286, Brotherhood of Paper Hangers and Decorators of Rochester, N. Y.

ARTICLE I. That eight hours shall constitute a day's work, the same to be performed between the hours of 8 A. M. and 5 P. M.

ABTICLE II. The minimum rate of wages shall be \$3.25 per day, or 40% cents per hour for each fractional part of a day.

ARTICLE III. Work done on all legal holidays and Sundays, double time and all other overtime be paid for at the rate of time and a half.

ARTICLE IV. Shop stewards and business agent appointed by the union shall be recognized by the respective employers.

ARTICLE V. Each shop shall be allowed one apprentice to every five journeymen workmen.

ARTICLE VI. No workman to be held responsible for work done on walls not prepared by himself.

ARTICLE VII. All scaffold work in rooms over 20 feet high, excepting halls in private dwellings, painting or paperhanging, 25 cents per day in addition to the regular scale.

ARTICLE VIII. Any paper dealer in the city of Rochester, N. Y., who sends men out of the city to work, must pay all expenses, and the regular scale of wages.

ARTICLE IX. It is also further agreed that after the execution of this agreement, members of said party of the first part shall employ none but union paperhangers in good standing in their local.

ARTICLE X. The above rules shall go into effect April 1, 1906, and continue in effect until April 1, 1907.

## ROCHESTER, PLUMBERS.

Articles of agreement entered into this 27th day of October, 1905, between the Associated Master Plumbers of Rochester, N. Y., and Local Union No. 13, Journeymen Plumbers, Gas and Steam Fitters of Rochester, N. Y.

ARTICLE I. There shall be what is known as a permanent conference board composed of five (5) members from each association with the president of each association as an ex-officio member without vote.

ARTICLE II. That all grievances be referred to the conference board and their decision shall be final and binding on both parties.

ARTICLE III. That on and after March 1, 1906, the minimum rate of wages for journeymen shall be \$3.25 per day for one (1) day's work, which shall consist of eight (8) hours, the hours to be from 8 A. M. to 12 M., and from 1 P. M. to 5 P. M.

ARTICLE IV. That all juniors that are handling tools shall receive no less than \$2 per day and at the expiration of two (2) years shall receive \$3.25 per day. Before a junior is employed there must be at least two (2) journeymen employed, and before the second junior can be employed there must be a total of five (5) journeymen, and for each additional junior there must be

five (5) additional journeymen. Before a junior shall be permitted to do jobbing he must have served at least four (4) years as helper.

ARTICLE V. That all plumber helpers shall be registered with the journeymen and masters. That no more helpers will be employed for a period of two (2) years and there shall be no more helpers than men in any one shop. Thereafter there will be one (1) helper for three (3) men or fraction thereof and there must be at least five (5) men employed before the second helper will be allowed. During the period of said two (2) years should any helper quit his present employer or he be dismissed for cause, his place may be filled provided there are not more helpers than one (1) to three (3) journeymen.

ARTICLE VI. That no man shall be laid off between the hours of 8 A. M. and 12 M. or 1 P. M. and 5 P. M., and if he should be laid off he be paid either a half or a full day's pay as the case may be.

ARTICLE VII. That all overtime be paid for at time and one-half, beginning at 6 P. M. until 12 midnight, and double time after 12 midnight, until 7 A. M. Any emergency case after 5 P. M. and not later than 6 P. M. shall be worked as regular time.

ARTICLE VIII. That all work done on Sundays, New Year's Day, Christmas Day, Decoration Day, Fourth of July, Thanksgiving Day and Labor Day shall be paid for at double time.

ARTICLE IX. That on all out of town work the same number of hours shall be worked as are worked by other members of the building trade in that town, in no case more than nine hours shall be worked on all out of town work, traveling expenses and board shall be paid by the employer and the journeymen have the option of one round trip per week when the distance does not exceed 25 miles.

ARTICLE X. That no journeymen subject to this arrangement shall be withdrawn from any job until the question in dispute has been considered and acted upon by the conference board. The said board to be assembled in not to exceed ten (10) hours after notice has been served by either party.

ARTICLE XI. That no journeymen shall handle any material that is not furnished by their employer, neither shall he perform any work outside of the regular working hours for any person or persons other than his employer.

ARTICLE XII. That there shall be no rules or orders other than those contained in this agreement which will interfere with either association.

ARTICLE XIII. That no laborer, driver or office help will be allowed to do any plumbing, gas or steam fitting or jobbing in or outside of building.

ARTICLE XIV. That no member of Local Union No. 13 will be allowed to work for any corporations that are employing plumbers and fitters at less than the regular scale.

ARTICLE XV. That plumbers will not be permitted to do steam or hot water fitting, or steam fitters do plumbing except in special cases and then not to exceed four (4) hours in any one day in the city of Rochester.

ARTICLE XVI. This agreement shall expire October 1, 1908, but if either party wish to extend or amend the same, notice shall be given in writing not later than August 1, 1908, and the nature of such changes or amendments shall be specified in said notice, and if either party of this agreement

fail to give such notice, this agreement shall continue for one year from October 1, 1908.

ABTICLE XVII. Steam fitters' helpers shall be registered with the journeymen and master plumbers and receive \$6 per week for the first year and \$7.50 per week for the second year. There shall be no more helpers employed than journeymen.

#### SARATOGA SPRINGS, CARPENTERS AND JOINERS.

[Reported by union as signed by fourteen employers.]

ARTICLE I. It is mutually agreed between the specified parties and persons, that on and after September 1, 1906, they, each and all of them shall consider eight (8) hours as constituting a day of labor and shall not demand nor require any member of Local Union, No. 1015, to labor for more than eight (8) hours on any one day, except, that at such time as may be deemed reasonably necessary, any member of Local Union, No. 1015, may labor for a longer period of time, provided, that for all additional time over eight (8) hours, he shall be paid one and one-half times the wages he is paid for the regular hours.

ABTICLE II. It is mutually agreed, that no member of Local Union, No. 1015, shall be required to work on any Sunday, New Year's Day, Memorial Day, Fourth of July, Labor Day, Thanksgiving Day and Christmas, except he shall receive for such labor twice the wages paid him for the common work day.

ARTICLE III. It is mutually agreed, that the members of Local Union, No. 1015, shall be paid the same wages for the eight (8) hour day, that was paid them for the nine (9) hour day. This is mutually understood to mean, that where a man was paid two and one-half dollars (\$2.50) for laboring nine (9) hours, the same man shall be paid not less than two and one-half (\$2.50) dollars for eight (8) hours labor, on and after September 1, 1906.

ABTICLE IV. It is mutually understood, that the minimum or smallest amount of money that any journeyman carpenter, member of Local Union, No. 1015, shall be paid for eight (8) hours regular labor, shall be two (\$2) dollars, and it is further agreed, that no reduction shall be made in the wages of any member of Local Union, No. 1015, from the wages, greatest in amount, heretofore paid him by any employer for regular work. This is mutually understood to mean, that where a man has been paid two and one-half (\$2.50) dollars for nine (9) hour day by any subscriber to this agreement, he shall be paid on and after September 1, 1906, no less than two and one-half (\$2.50) dollars per eight (8) hour day, even though he may have been laid off or discharged and afterwards re-employed.

ARTICLE V. Local Union, No. 1015, prohibits any member from working at day work for others than recognized boss carpenters or contractors for less wages than charged by the boss carpenters and contractors for similar services: viz., forty-five (\$0.45) cents per hour. And furthermore be it agreed, if any member of above-named Local Union, No. 1015, shall work for parties by the day or week but boss carpenters or contractors, he shall charge the same as the above-named boss carpenters or contractors for similar services, under penalty of a fine of ten (\$10) dollars for each offence.

ARTICLE VI. It is mutually agreed, that no change shall be made in these articles of agreement, except by written notice given six (6) months in advance of September first of each year.

ARTICLE VII. It is mutually agreed, that this agreement supersedes any and all agreements heretofore made, and all others are held and considered null and void.

ARTICLE VIII. It is agreed, that this agreement shall be held and considered as in force and binding on all persons and firms, who personally, or by agent, affix their signatures or seals, or both, hereunto, and shall not be altered before September 1, 1909.

In witness, that we, the undersigned, mutually agree to each and every of the above articles of agreement, we in person, or by our authorized agent, affix our signatures.

#### SCHENECTADY, CARPENTERS AND JOINERS.

UNITED BROTHERHOOD CARPENTERS AND JOINERS OF AMERICA.

Trade rules for the year commencing May 1, 1906, and ending April 30, 1907

— Local Union No. 146, Schenectady, N. Y.

SECTION 1. The hours of labor shall be eight (8) hours per day, to be performed between the hours of eight (8) A. M. and five (5) P. M.

SECTION 2. The minimum rate of wages shall be thirty-seven and one-half (37½) cents per hour to all contracting carpenters and builders and forty-five (45) cents per hour to all who are not regular carpenters, contractors and builders.

SECTION 3. Time and one-half shall be charged for all overtime; double time for Sundays. No work shall be performed between seven (7) and eight (8) A. M. or five (5) and six (6) P. M.

SECTION 4. No member of the United Brotherhood of Carpenters and Joiners of America shall perform any work on the following holidays: New Year's Day, Memorial Day, the Fourth Day of July, Labor Day, Thanksgiving Day and Christmas Day.

SECTION 5. No contractor shall employ more than one (1) apprentice to every (5) journeymen carpenters and all apprentices shall be governed by the rules of the locality in which he works. "No apprentice shall be under seventeen (17) nor over twenty-five (25) years of age at date of admission."

SECTION 6. No member of the United Brotherhood of Carpenters and Joiners of America shall work with non-union carpenters—nor with any union carpenter without the monthly working card — all members must show their working card when requested to do so, and for a violation of this section he shall be fined not less than twenty-five (25) cents.

SECTION 7. All members of the United Brotherhood must procure their working card not later than the first meeting night in each and every month. Any member working without his card after the above date shall be fined fifty (50) cents and the financial secretary shall charge the same upon his books to the member violating this section.

SECTION 8. It shall be compulsory on all traveling members securing work in this district to comply with the constitution (see section 113) or apply to the business agent for a working card and pay twenty-five (25) cents per month for same. (See section 117, constitution.)

SECTION 9. All members working in shops or mills will be exempt from section 7 by registering their names with the financial secretary.

SECTION 10. All necessary cartage of tools shall be done by contractor, or at his expense.

SECTION 11. Ignorance of these trade rules will form no excuse for a member and they shall be strictly adhered to and enforced.

## CARPENTERS' JURISDICTION OF WORK.

FIRST. The framing, joining and handling of all wood used in the construction, alteration or repair of buildings — except lathing.

SECOND. All cutting for plumbing, heating or ventilating.

THIRD. All furring for metal or decorative plaster ceilings.

FOURTH. The putting up of all picture or decorative mouldings.

FIFTH. The putting on or hanging of all doors or fronts to electrical cutout or switch boxes.

SIXTH. The building of all permanent or temporary forms and centers either for stone, brick or concrete arches, floors or walks; also, the building of all protective bridges or scaffolding as may be required by building laws from time to time.

SEVENTH. Carpenters shall also fit and put up all compo-board, or other material composed of wood or pulp, or both. They shall also fit and hang, or set all windows, doors or frames constructed of wood and encased in calonine or other metal covering commonly called fire-proofing.

## SYRACUSE, ELECTRICAL WORKERS.

This agreement, made and entered into the first day of May, 1906, by and between any electrical contractor doing business within the jurisdiction of Local Union No. 43, of the I. B. E. W., party of the first part, and Local Union No. 43, of the I. B. E. W. of America, party of second part, hereinafter called the "Union."

WITNESSETH, That the parties hereby agree to and with each other as follows:

First. Eight (8) hours shall constitute a day's work from 7:55 A. M., until 12 M. and from 12:55 P. M. to 5:00 P. M., excepting on Saturday, when the afternoon shall be from 12:55 P. M. until 4 P. M.

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SECOND. Wiremen to report at shop or job, providing job is located within one mile radius from their respective shops, at 7.55 A. M. and 12:55 P. M., and common center shall be considered shop for out of town contractors having no store in Syracuse.

THIRD. All over eight (8) hours per day, and night work up to 12 o'clock midnight, shall be paid for at the rate of time and one-half; after 12 o'clock midnight and on Sundays and holidays, mentioned in this agreement, double time shall be paid.

FOURTH. The holidays, for the purpose of this agreement, shall be New Year's Day, Decoration Day, Fourth of July, Labor Day, Thanksgiving Day and Christmas Day; and when any of the above mentioned holidays fall on Sunday, the following day shall be observed.

FIFTH. The minimum rate of wages for a journeyman wireman shall be three and one-half (\$3.50) per day.

SIXTH. A journeyman is one who has served four years doing inside wiring and passed a satisfactory examination of the Union.

SEVENTH. An apprentice is one who has served less than four years at inside wiring. And there shall be but one apprentice in each shop which employs a journeyman. Shops employing more than one journeyman will be allowed one apprentice to every four additional journeymen.

EIGHTH. No shop shall be allowed an apprentice unless they employ at least one journeyman.

NINTH. An apprentice shall not be allowed to work alone on electric jobs of any description.

TENTH. No apprentice shall be hired by the party of the first part unless such apprentice is registered by and holds a working card from this union.

ELEVENTH. Contractors shall furnish all tools for conduit work, also drills and bits over eighteen (18) long, and all special tools.

TWELFTH. No one not a member in good standing of Local Union No. 43 shall be employed by the party of the first part, nor shall they sublet work to others than those who sign this agreement.

THIBTEENTH. Members of this Union will refuse to work for or on jobs sublet from a firm while in difficulty with any local of the I. B. E. W.

FOURTEENTH. All traveling expenses, time consumed in traveling and board, shall be paid by the contractor for work done outside of Syracuse; time consumed in traveling shall be paid at the rate of single time.

FIFTEENTH. The Union shall see to it, that the doing of electrical work by any others than its members, is stopped so far as it lays in their power.

SIXTEENTH. No member of this Union shall be allowed to do electric jobs which properly belong to the party of the first part while in their employ.

SEVENTEENTH. No member of the Union shall be allowed to work for a contractor who refuses to sign this agreement.

EIGHTEENTH. No member shall work for less than a half day's pay.

NINTEENTH. Any contractor signing this agreement and doing electric work with his own hands, will pay the Union three (\$3) per quarter in advance, for a special working card, but it is distinctly understood that not more than one member of a firm will do electric work and will not work more than

# Bureau of Mediation and Arbitration, 1906. III.355

eight (8) hours per day, and that same contractors will apply to the Union for working card before May 15, 1906.

TWENTIETH. All electric and combination fixture work shall be done by members of this Union.

TWENTY-FIEST. Any contractor signing this agreement shall pay their men employed in legal currency on their regular pay days.

TWENTY-SECOND. It is distinctly understood that the members of this Union will not be required to work with non-union men of any craft affiliated with the local branch of the Structural Building Trades Alliance of America.

No alterations shall be made in this agreement by either party before the first day of May, 1907, and not then unless such party wishing to make such changes, shall give the other party notice in writing, sixty (60) days prior to May 1, 1907.

#### TARRYTOWN, HOD CARRIERS AND BUILDING LABORERS.

[Reported by union as signed by seven firms.]

#### ARTICLES OF AGREEMENT.

We, the undersigned Contractors and Builders, and Hodcarriers and Building Laborers of America, Local Union No. 55, Tarrytown and North Tarrytown, N. Y., do each with the other, enter into an agreement to the following:

ARTICLE I. That eight hours shall constitute a day's work.

ARTICLE II. That the rate of wages shall be \$2.50 per day.

ARTICLE III. That our representative shall have the privilege at all times to examine members' cards.

ARTICLE IV. That none shall be employed but recognized members of the Hodcarriers and Building Laborers' Union of America.

ARTICLE V. That all differences between men and bosses, shall be referred to an arbitration committee of six members, consisting of three from the Hodcarriers and Building Laborers, and three from the Master Builders.

Should the said committee fail to reach an agreement, the same shall be left for settlement to one disinterested party, both associations shall be satisfied to the referee.

ARTICLE VI. Any Hodcarrier or Building Laborer working overtime, shall receive time and one-half, double for Sundays and the following holidays: Decoration Day, Fourth of July, Thanksgiving Day. No men shall be allowed to work on Christmas Day also Labor Day.

ARTICLE VII. That no demand for wages shall be enacted before first giving at least three months notice previous to the enforcement of such demand.

ARTICLE VIII. That all men are to be paid weekly.

ARTICLE IX. Classification of work, the placing of and handling of stone and mortar to masons, mixing and handling of cement and concrete whether for floors, piers or foundations, the mixing of all material and carrying to plasterers, also the mixing and carrying mortar and carrying or wheeling of bricks, whether rough or front bricks to bricklayers, the cleaning of floors and debris from buildings, also the handling of timbers and material to carpenters where laborers are needed. No apprentice mason to be allowed to interfere with the Hodcarriers or Building Laborers work.

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ARTICLE X. In expression of good faith, we the contracting parties, each to hold a copy of this agreement, with the seal of the organization entering the agreement.

Signed by the president and secretary.

M. E. EADE.

President.

HENBY FITZPATRICK,

Secretary.

JOHN EGAN,
MIRE LYNCH,
MICHAEL MARTIN,
A. T. FRANCISCO,
JOSEPH BLOUIN,
EARNEST SMITH,
DAVID PAGE.

## TROY, CARPENTERS AND JOINERS.

Trade agreement between the Contracting Carpenters and Carpenters' Joint District Council, of Troy, N. Y.

The following agreement to be in force from April 1, 1906, to April 1, 1909: FIRST. Eight hours shall constitute a day's work, to begin at 8 a. m. and end at 5 p. m., except on Saturday, when work shall terminate at 12 o'clock, noon, and no more than 44 hours, maximum, shall be worked in any week as regular time. No work will be allowed on Saturday afternoon except in extraordinary cases, such as destruction of property, etc., when permit must be granted by the business agent of the district council to do such work.

SECOND. The minimum rate of wages shall not be less than 37½ (thirty-seven and one-half) cents per hour for all regular working hours from April 1, 1906, to April 1, 1907, and 40 (forty) cents per hour from April 1, 1907, to April 1, 1909. Overtime to be paid at the rate of time and one-half until 12 o'clock, midnight. From 12 P. M. to 8 A. M. and from 12 o'clock, noon, on Saturday, till 8 A. M. Monday, Decoration Day, Fourth of July, Labor Day, Thanksgiving Day, Christmas Day and New Year's Day, double time shall be paid.

THIBD. No union carpenter shall work for any person or persons, not regularly engaged in the carpenter business, for less than 50 cents per hour upon any construction, repairs or alteration of any building, except such men as are engaged (employed) the year around by firms or corporations not engaged in the construction or repairing of buildings.

FOURTH. All persons using carpenters' tools or working at carpenter work must carry the quarterly working card of the district council, and be subject to the rules of the same. This includes apprentices, foremen and contractors, etc.

FOURTH a. All contracting carpenters employing from 1 to 10 men will be entitled to one apprentice; from 10 to 20 men, two apprentices; said apprentices to serve four years' apprenticeship.

FIFTH. No union carpenter shall work for more than two days with a nonunion man without reporting the same to the business agent, and all persons using carpenters' tools without the quarterly working card of this district will be considered non-union. SIXTH. All trim, sash, doors and blinds, must bear the Union Label of the United Brotherhood of Carpenters and Joiners of America. Any member of this district, or person using the quarterly working card of district, who is required to put up material not bearing the label of the U. B., shall report the same and all facts in the case, in writing, to the business agent at once, and the business agent shall investigate the case immediately. All members of the joint D. C. reserve the right to quit work on any job where non-union material is used, without violating this agreement after employers are notified by the business agent.

SEVENTH. All members of the U. B. or A. S. of C. & J., coming into this district must apply to the business agent for a work card.

EIGHTH. All members of the district shall be paid every Saturday on job or in the shop, on or before 12 m. (noon), or they shall take sufficient time in the regular work day to go to shop or office to receive their pay.

NINTH. No union carpenter shall work for any contractor, or with any person or persons who act in the capacity of contractor who work with carpenter tools, unless said contractor and all members of the said contracting firm or corporation who work or desire to work with carpenter tools, pay into the District Council of Carpenters the sum of \$200 (two hundred dollars) yearly; this sum is to cover the lost time that our members have to endure by contractors who work with the tools, and thereby take our members' places.

TENTH. Should either party to this agreement desire a change for the following year, notice must be given of same on or before February 1, 1909.

ELEVENTH. All employers signing this agreement will be placed on the fair list of the Building Trades' Council.

Employer.

Business Agt. of D. C.

## TUXEDO AND VICINITY, CAPENTERS AND JOINERS.

[Reported by union as signed by six employers.]

Agreement between the Master Carpenters and Tuxedo Local Union No. 389, U. B. of C. & J. of A.

It is hereby agreed to by the Master Carpenters (hereinafter designated the Employers) of Tuxedo, Sloatsburg and vicinity and Local No. 389, U. B. of C. & J. of A.

SECTION 1. That from May 1, 1906, to May 1, 1907, the hours of labor shall be eight hours for the first five days commencing Monday, and that on Saturday from the usual time of starting until 12 o'clock noon, making 44 hours for a week's work, and a minimum rate of wages of 41 cents per hour for journeymen carpenters.

SECTION 2. That said Employers shall employ none but members of the United Brotherhood of Carpenters and Joiners of America, in good standing in their respective local unions.

SECTION 3. No member of the Union shall be discharged for inquiring after the cards of journeymen carpenters and joiners on any jobs of the Employers, nor shall any business agent be interfered with, when visiting any building under construction.

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SECTION 4. Any member who has not worked four (4) years at the trade is allowed to make his own rate of wages, and must report same to his Local Union.

SECTION 5. That no member of the Union shall do any work for any owner under the Employers' prices.

Section 6. That the Builders will meet committee from the Local Union the last week in November, with full power to consider and make the yearly agreement, to take effect at the expiration of this agreement.

SECTION 7. No member of the Union shall go on strike, nor shall any Employer lock-out any member of this Union for any grievance, but the same shall be submitted to an arbitration board to consist of four (4) members — two (2) chosen by the Employers and two (2) chosen by the Local Union — these four (4) members to choose an umpire, and a decision of the majority of the board, or of the umpire, to be final and binding on both parties.

SECTION 8. Time and one-half for all dipped shingles and creosote work, double time for all overtime and the following holidays: Decoration Day, Fourth of July, Labor Day, Christmas Day, and all Sunday work.

#### WHITE PLAINS. HOD CARRIERS AND BUILDING LABORERS.

WHITE PLAINS, N. Y., November 18, 1905.

Articles of agreement to take effect April 1, 1906, for one year.

We, the undersigned Contractors and Builders of White Plains and Hod Carriers and Building Laborers of America, Local Union No. 9, of White Plains, N. Y., do with each other enter into the following agreements:

ARTICLE I. That eight hours shall constitute a day's work.

ARTICLE II. That the rate of wages shall be \$2.50 per day.

ARTICLE III. That our representative be empowered to examine members' cards at all times.

ARTICLE IV. That none but recognized members of Hod Carriers and Building Laborers of America shall be employed. If Union men cannot be found a Non-Union man can be used if he will consent to join the Union, the boss to be responsible for the first payment to the Union.

ARTICLE V. That all differences between men and bosses shall be referred to an arbitration committee of six (6) members, consisting of three from the Hod Carriers and Building Laborers and three from the Master Builders, who shall meet within 48 hours. A failure of either party will be sufficient cause for a strike and lockout.

ARTICLE VI. That any hod carrier or building laborer working overtime shall receive pay for time and one-half and double time for Sundays and the following holidays: Decoration Day, Fourth of July, Thanksgiving Day and Christmas Day. Labor Day no man allowed to work.

ARTICLE VII. That no demand for wages shall be enacted before first giving six months' notice previous to the enforcement of such demands. The parties to this agreement to give notice within ninety (90) days as to acceptance or refusal of said demands.

ARTICLE VIII. That all men be paid upon the same pay day as the masons.

ARTICLE IX. Classification of work. The placing and handling of stone and mortar to masons, mixing and handling of cement, concrete whether for

floors, tiers and foundations, the handling and mixing of cement blocks, the mixing of material and carrying to plasterers, the mixing of material and carrying as wheeling of brick including front brick-to bricklayers, the cleaning of floors and debris from buildings. No apprentice mason to be allowed to interfere with the hod carrier and building laborers.

ARTICLE X. In expression of good faith we, the contracting parties, do hereby set our hands and seals this 31st day of March, 1906.

MORRIS LEEPER,
PETER MULLEN,
ROCCO BRIANTE,
JAMES MALLY,
J. W. OWENS,
FRANK MAGNOTTA.

#### WHITE PLAINS, PLUMBERS.

[Reported by union as signed by nine employers.]

WHITE PLAINS, N. Y., October 11, 1906.

An agreement between the Master Plumbers of White Plains, N. Y., and the Plumbers' Local No. 299 of White Plains, N. Y., for two years, beginning May 1, 1907, and ending May 1, 1909.

ARTICLE I. Wages to be \$4 per day of eight hours. Wages for junior plumbers to be \$2.75. Overtime to be time and half; Sundays and holidays to be double time. Half holidays during months of June, July and August to be time and half.

ARTICLE II. That there be only one junior to a shop, where only recognized journeymen are employed.

ARTICLE III. That our representative have privilege at all times to examine members' cards and none but Union men be employed.

ARTICLE IV. That we have half-holiday Saturday for the months of June, July and August without pay.

#### YONKERS, BRICKLAYERS AND MASONS.

We, the undersigned members of the Master Masons' Association of this city, do hereby agree to enter into the following agreement with the Bricklayers' and Plasterers' Union No. 22, of this city:

ARTICLE I. That eight hours shall constitute a day's work the first five working days in the week, and four hours on Saturday. The hours to be from 8 A. M. to 5 P. M. with one hour for lunch. Saturday hours to be from 8 A. M. to 12 M.

ARTICLE II. That the rate of wages shall be fifty-five (55) cents per hour on all overground work. Underground work, such as manholes, tunnels, etc., to be paid at the rate of five dollars (\$5) per day.

ARTICLE III. That the Union as a whole or individual shall not order any strike against any member of the Master Masons' Association collectively or individually; nor shall any number of Union men leave the work of a member of the Master Masons' Association before the matter in dispute is brought before the joint Arbitration Board for settlement.

SECTION 2, ARTICLE III. Any member of this Union discharged for upholding the constitution and by-laws of this Union can appeal to Arbitration

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Board, and if found to be within his rights he shall be paid for the time he has lost or until Arbitration Board gives its decision. This Board to meet inside twenty-four (24) hours, if possible.

ARTICLE IV. All time before or after regular working hours shall be paid double rates; also for Sundays and the holidays, New Year's, Decoration Day, Independence Day, Labor Day, Thanksgiving Day and Christmas.

ARTICLE V. That the shop steward or walking delegate shall have the privilege to inspect cards of bricklayers and plasterers at any time.

ARTICLE VI. A member working on a job, shall, if laid off, receive his wages (if he demand them), within four hours after said demand. If discharged he shall receive his wages at once. If this demand is not complied with he shall be entitled to regular rate of wages for such time as he shall wait.

ARTICLE VII. That the Master Masons' Association will not ask any member of this Union for or take any kind of a card from their organization.

ARTICLE VIII. That the Bricklayers' and Plasterers' Union will give the Master Masons' Association at least 6 months' notice before they seek any further demands.

ARTICLE IX. Where foremen over masons are masons they shall be members of the B. & M. I. U.

ARTICLE X. That the men must be paid every Saturday before 1 o'clock. Waiting time to be collected for any violation of this Article.

ARTICLE XI. This agreement shall be in effect for one year from April 1, 1905, to April 1, 1906.

For Master Masons' Association of Yonkers,

HENRY BARK, ROBERT FERGUSON, THOMAS F. LARKIN.

For Bricklayers' and Plasterers' Union of Yonkers,

WM. H. HUTCHINSON, Chairman. EDWARD CONNORS, JAMES WILSON, THOMAS A. BROWNE, ROBERT GRIFFIN,

Committee.

## YONKERS, PLUMBERS.

[Reported by union as signed by twenty-five employers.]

Agreement between the Master Plumbers' Association and Local Union No. 152, Yonkers, N. Y., December 28, 1905.

At a joint meeting of committees representing the Master Plumbers' Association and Local Union No. 152 of the W. A., the following agreement was adopted, to take effect from January 1, 1906, to December 31, 1906.

CLAUSE I. The members of the Master Plumbers' Association agree to give the members of Local No. 152 the preference, when employing men, and the members of Local No. 152 agree to give the members of the Master Plumbers' Association the preference, when seeking employment.

CLAUSE II. There shall be a permanent committee of five members from each organization, to be known as the Joint Conference Board of the Master and Journeymen's Association.

CLAUSE III. All grievances arising between the Master Plumbers' Association and Local No. 152 shall be referred to the above Board, for settlement, and their decision shall be binding and final to the members of each Association.

CLAUSE IV. Eight (8) hours shall constitute a day's work, from eight (8) A. M. to twelve (12) noon, and from one (1) P. M. to five (5) P. M. Employers shall have the power to compel their men to take one-half hour for lunch during November, December, January, February and March.

Four (4) hours' work shall constitute a day's work on Saturdays, with four (4) hours' pay, from eight (8) A. M. to twelve (12) noon. When necessary to employ man or men on Saturday afternoon, after twelve (12) o'clock, all shall be paid at the rate of double time.

A man on jobbing and needing material for the next day, shall report to his shop at quarter before eight.

CLAUSE V. It shall be the duty of every plumber to provide for his own use, a proper set of working tools.

CLAUSE VI. All overtime shall begin at five (5) P. M. on week days, and twelve (12) o'clock noon on Saturdays, on the regular working days of the year, and shall be paid at the rate of double time; also all Sundays and the following holidays: New Year's Day, Washington's Birthday, Decoration Day, Independence Day, Laber Day, Thanksgiving Day and Christmas.

CLAUSE VII. No strikes or lockouts, shall be ordered, as the result of any difference that may arise between employer or employee, without first submitting the question in dispute to a committee of five from the Local, directly affected, and the same number from the Master Plumbers' Association; should these be unable to agree, the matter be referred to the Arbitration Committee, consisting of five members from the Local affected and an equal number from the Master Plumbers' Association, they to select a Referee, and the decision of this Board to be final and binding on all parties in all questions.

CLAUSE VIII. No plumber shall work, or be allowed to work, on any job where a member of the Master Plumbers' Association has done work for which he has not been paid.

CLAUSE IX. Any work done by a Senior Journeyman, and returned to his employer, as defective, through carelessness or negligence, shall be remedied and made perfect by both parties. If after trial by this Conference Board, it is proven to have been the fault of the Senior Journeyman, his Local shall pay the cost of repairing the same; and if proven innocent the Master Plumbers' Association shall pay him for his labor. Each Association shall deposit the sum of fifty (50) dollars, to provide for the payment of fines. This clause to go into effect sixty days after this agreement is signed.

CLAUSE X. All wages to be paid weekly, at the rate of four dollars (\$4) per day.

CLAUSE XI. Any journeyman doing work for any one outside of his employer, shall be fined ten dollars (\$10) for his first offence.

CLAUSE XII. There are to be no more boys taken on for one year; and all boys, working at the trade at the present time, be registered by the Conference Board and be given a card, which must be changed every three months, at the rate of twenty-five cents (25c.) per quarter.

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The wages to be paid at employers' option, up to and including fourth year, when the boy shall be known as a Junior Plumber, the wages to be paid to such Junior Plumber not less than three dollars (\$3) per day, for the following two years, when said Junior Plumber shall, if desired by this Conference Board, capable of becoming a Senior Journeyman, be paid the rate of wages, which shall at such times be the standard rate agreed upon by both organizations.

That no Master Plumber shall be allowed to have more than one Junior Plumber working with tools, to every four journeymen or fraction of that number, in his or their employment; and further, that no shop shall, at any time, have more than three Juniors in his or their employment.

CLAUSE XIII. Any member of either Association, at any time applying for admission to the other Association, it shall be his duty to furnish a clearance card from his last Association.

CLAUSE XIV. The regular meetings of the Conference Board will be held on the last Thursday of each month.

Signed, December 28, 1905, by the following:

E. W. COSTELLO,
WM. E. BOOTH,
J. D. THOMPSON,
J. COLLINS,
JOHN MAGNER,
A. W. BILLINGS,
JOHN WELSH,
ABE SILVERSTEIN,
FRANK DODDS,
THOMAS CAREY.

## YONKERS. STEAM AND HOT WATER FITTERS.

Steam, Hot Water and Power Pipe Fitters and Helpers Advance Association, Local No. 39, International Association, to the Employing Steam and Hot Water Fitters, of Yonkers, N. Y., Agreement:

WHEREAS, It is desired to have a decided understanding between the Employing Steam and Hot Water Fitters of Yonkers, N. Y., and the Steam and Hot Water Fitters and Helpers Advance Association of Yonkers, N. Y., for their mutual benefit.

Therefore, It is agreed by and between the Employing Steam and Hot Water Fitters of Yonkers, N. Y., and the aforesaid Steam and Hot Water Fitters and Helpers Advance Association, that the following rules for the government and guidance of all persons engaged in the business either as employers or employees are in force and effect and binding upon both parties.

ARTICLE I. Eight (8) hours shall constitute a day's work, commencing at eight (8) o'clock A. M. and ending not later than five (5) o'clock P. M., except on Saturday, when the hours of work will be from eight (8) o'clock A. M. to twelve (12) o'clock noon. All overtime or work done on Sundays or Saturdays after twelve (12) o'clock noon and the following holidays: New Year's Day, Decoration Day, Fourth of July, Labor Day, Thanksgiving Day and Christmas Day shall be paid for at double time.

ARTICLE II. Steam fitters shall receive as a minimum rate fifty (50) cents per hour.

Helpers shall receive as a minimum rate twenty-five (25) cents per hour.

ARTICLE III. A helper can work as second man in the city of Yonkers providing all journeymen of Local No. 39 of Yonkers are employed.

ARTICLE IV. No steam fitter shall work more than one helper, except distributing material.

ARTICLE V. Steam fitters and helpers shall be paid their wages in full weekly.

ARTICLE VI. Expense and board to be paid steam fitters and helpers when sent out of the city and the wages to be same as those governing Local Branch at said place, provided said wages are not lower than those of Local No. 39. A proposal for scale of wages before the expiration of time specified in Article VIII shall not be construed as a violation of agreement.

ARTICLE VII. All grievances must be arbitrated by a committee consisting of members of the employing steam fitters of Yonkers, N. Y., and members of Steam and Hot Water Fitters and Helpers Advance Association of Yonkers, N. Y., which committee shall act for the persons so represented.

ARTICLE VIII. No change in the hours of employment named herein or a termination of this agreement shall be demanded, except such change or termination is to take effect on the first day of July in any year, and not then unless notice be given on or before the first day of March preceding, by the party asking such change or termination, and in writing duly served.

ARTICLE IX. All persons signing this agreement, agree to hire as steam fitters and helpers none but members in good standing of the International Association of Steam, Hot Water and Power Pipe Fitters and Helpers.

ARTICLE X. It will be the duty of all members of the Steam and Hot Water Fitters and Helpers Advance Association to use their influence to see that all members shall work for the best interests of their employers.

ARTICLE XI. A sympathetic strike ordered or declared by Central bodies with which Advance Association is affiliated shall not be construed as a violation of this agreement.

ABTICLE XII. The case of any one violating this agreement or any part thereof shall be submitted to a Joint Arbitration Committee who shall investigate the case and decide what discipline shall be imposed upon the offending party.

The above agreement to go into full force and effect on the first day of September, 1905.

Dated, Yonkers, N. Y., ....., 1905.

# XIII. TRANSPORTATION. MARINE WORKERS (GREAT LAKES).

## (a) LAKE SEAMEN.

[A similar agreement with the Lumber Carriers' Association is on file.]
This Agreement, made and entered into at the City of Detroit, by and between The Lake Carriers' Association, a corporation of the State of West Virginia, by its Executive Committee, duly authorized, and The Lake Seamen's Union, by its duly authorized representatives, Witnesseth as follows:

SECTION 1. This agreement is made for the navigation season of 1906 on the Great Lakes for all vessels enrolled, or hereafter enrolled, in the Lake Carriers' Association.

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SECTION 2. All steamers covered by this contract shall carry members of the Lake Seamen's Union in the following capacities: Wheelsmen, watchmen, lookoutsmen, between-deck watchmen and ordinary seamen.

SECTION 3. All barges covered by this contract shall carry members of the Lake Seamen's Union in the following capacities: Mates, sailors and donkeymen.

Section 4. The Lake Seamen's Union agrees to furnish a sufficient number of competent men to fill the above mentioned capacities when called upon to do so, to the best of its ability, but in the event that the Lake Seamen's Union is unable to furnish a sufficient number of men when called upon, the owner, agent or captain may ship non-union men until such time as union men can be obtained. It is understood and agreed that whenever on account of the inability of the Seamen's Union to furnish men, and non-union men are employed, said non-union men are to be shipped for the round trip and there shall be no interference with non-union men so employed during the said round trip.

At least three hours' notice to be given union office for men unless men desert just before vessel started, then vessel can take quickest obtainable.

SECTION 5. The rules with reference to the number of wheelsmen, watchmen and lookoutsmen carried on all steamers shall remain the same as heretofore. Steamers not covered by the following manning scale shall carry the same number of ordinary seamen as heretofore.

Steamers in the package freight trade of 2400 gross tons to 2500 gross tons, Government register, shall carry no less than five ordinary seamen. Steamers in package freight trade of 2500 gross tons or over, Government register, shall carry six ordinary seamen.

## COARSE FREIGHTERS.

Steamers of 1500 gross tons, Government register, up to 2500 gross tons, shall carry the same number of ordinary seamen as heretofore, but not less than three. Steamers of over 2500 gross tons, and up to 4000 gross tons shall carry the same number of ordinary seamen as heretofore, but not less than four. Steamers of over 4000 gross tons to 5500 gross tons, same as heretofore but not less than five. Steamers of over 5500 gross tons shall carry the same number of men as heretofore, but not less than six.

SECTION 6. No man shall work more than ten hours per day for one day's pay unless he is given watch and watch, the captain, however, to be the sole judge as to the necessity of when he requires the services of the whole crew. The rate for overtime shall be twenty-five cents per hour.

Wheelsmen, watchmen and lookoutsmen on package freight boats shall be governed by the same rules as heretofore.

Crews shall be given time during working hours to, and shall keep their quarters in clean and sanitary condition.

Ordinary seamen shall not be required to pass coal for more than one fireman each.

Section 7. Tow barges of 850 gross tons, Government register, and up to 2100 gross tons, Government register, shall carry no less than one mate, one donkeyman and four able-bodied seamen before the mast. Tow barges of over 2100 gross tons, Government register, shall carry one mate, one engineer or donkeyman and six able-bodied seamen. On whalebacks of the

smaller class carrying a towing machine and carrying an engineer, they shall carry a mate and four able-bodied seamen.

SECTION 8. On all vessels in the salt, alabaster, stone, railroad-iron, pigiron, cedar or pulp-wood trade, the men shall receive twenty-five (25c.) cents per hour when working at cargo at all times over and above their regular wages.

SECTION 9. All vessels covered by this contract shall provide well-lighted, well-ventilated, clean sleeping quarters, the beds shall have good mattresses, springs and pillows and clean linen at least once each trip. All vessels shall carry a full equipment of life-saving apparatus.

All tow barges must have a wheelhouse on and after September 15, 1906. SECTION 10. It is further agreed that all requisitions for men to be furnished under this contract shall be made by the officers of the vessels covered hereby to the Shipping Master of the Lake Carriers' Association or his assistants at the port nearest to which such vessel is lying, and such Shipping Master in turn shall make requisition on the Shipping Officers of the Lake Seamen's Union for all such men. And if any transportation is required to get the men to the vessel, the same shall be furnished by the Shipping Master of the Lake Carriers' Association, the Shipping Officers of the Seamen's Union guaranteeing that men so furnished with transportation will ship and serve for the trip on the boats to which they have been assigned. Nothing in this article shall prevent or prohibit the master or officer of a vessel shipping union men who may apply to him for a job as heretofore.

SECTION 11. It is understood and agreed that in the event of any grievance no man shall quit without first consulting with the agent or delegate of the Lake Seamen's Union.

There shall be no Sunday or legal holiday work such as painting, scrubbing of paint or cleaning brass; cleaning of decks, however, not to be construed under this paragraph as unnecessary.

SECTION 12. It is further understood that after a vessel has completed her round trip, if any of the employees covered by this agreement quit, there shall be no obligation to hire others until they are needed.

In case a vessel goes out of commission before the completion of the trip for which the crew have been engaged, the crew shall receive railroad transportation to the port where the trip was commenced.

SECTION 13. It is also agreed that the officers of the Lake Seamen's Union shall be kept open day and night during the season of navigation at the ports of Buffalo, Ashtabula, Cleveland, South Chicago, Chicago, Milwaukee and Detroit.

It is understood that there will be no objection to a boat carrying five ordinary seamen and five able-bodied seamen in place of six ordinary seamen and four able-bodied seamen if the captain so desires.

SECTION 14. In the event of any differences arising between the two parties hereto as to the meaning or intent of this contract, the men shall continue to work and said differences shall be arbitrated.

## WAGE SCALE.

Subject to the foregoing terms and conditions, the Lake Carriers' Association and the members of the Lake Seamen's Union do hereby agree to the following scale of wages for the said season of 1906:

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SECTION 1. The rate for wheelsmen, watchmen and lookoutsmen employed under this agreement shall be at the rate of forty-five (\$45) dollars per month from the opening of navigation to the first day of October, and from the first day of October to the close of the season of navigation at the rate of sixty-five (\$65) dollars per month.

SECTION 2. Ordinary seamen shall receive at the rate of twenty-seven dollars and fifty cents (\$27.50) per month from the opening of navigation to October first, and at the rate of thirty-seven dollars and fifty cents (\$37.50) per month from October first to the close of navigation.

Section 3. Mates on tow barges of the larger class (vessels which paid their mates \$70 a month last year) shall be seventy (\$70) dollars per month for the entire season. Mates on other barges shall receive not less than ten (\$10) dollars per month more than seamen on the same vessel; and donkeymen five (\$5) dollars per month more than seamen.

SECTION 4. Able-bodied seamen on tow barges shall receive forty-five (\$45) dollars per month until October first, and sixty-five dollars (\$65) per month from October first to the close of navigation.

SECTION 5. Engineers on tow barges carrying towing machines shall receive sixty-seven and one-half (\$67.50) dollars per month.

SECTION 6. It is further agreed that the wages on steamers and barges while fitting out, and while the crew is not boarded on the vessel, shall be \$1.75 per day.

. It is the intention of the parties to this agreement that the Lake Seamen's Union shall and must furnish and supply to all vessels of the Lake Carriers' Association all of the men they require of the classes mentioned herein, to the utmost of their ability.

It is understood that the said Seamen's Union agrees that it will at all times use its best efforts and so far as possible guarantee a sufficient number of men to carry out this contract to the satisfaction of the Lake Carriers' Association; and further, that the said Seamen's Union will not order or allow its members to go on strike for any cause.

In Witness Whereof, The Lake Carriers' Association, by its Executive Committee as aforesaid, has caused this contract to be subscribed and made on its behalf; and the said Lake Seamen's Union, has caused this agreement to be subscribed and entered into on its behalf by its representatives, whose names are also hereunto subscribed, at the City of Detroit, this twenty-eighth day of March, 1906.

The Lake Carriers' Association,

By W. LIVINGSTONE, President.

The Lake Seamen's Union,

By Wm. Penje, Secretary,
V. A. Olander,
Jas. R. Scanlon,
Thomas Lester,
Geo. Hansen,
John Buckley,
Wm. Curry,
Wm. Roberts,
W. H. Jenkins.

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## (b) MARINE COOKS AND STEWARDS.

[Similar agreements are on file between the Marine Cooks and Stewards and the Lumber Carriers' Association and various dock and towing companies of Chicago and Cleveland.]

This Agreement, made and entered into at the City of Detroit, Michigan, March 29, 1906, by and between the Lake Carriers' Association, a corporation of the State of West Virginia, by its Executive Committee, duly authorized, and the Marine Cooks' and Stewards' Union of the Great Lakes, by their duly authorized representatives, Witnesseth as follows:

Section 1. This agreement is made for the year commencing April 1, 1906, to April 1, 1907, on the Great Lakes for all vessels enrolled or hereafter enrolled in the Lake Carriers' Association.

SECTION 2. It is understood and agreed that vessels covered by this agreement shall carry members of the Marine Cooks' and Stewards' Union in the following capacities: First cook, second cook, porter and waiter as follows:

Boats of 4,000 gross tons and over, Government register, shall carry a porter when in commission. Boats of less than 4,000 gross tons, Government register, shall carry a porter when they have three passengers or more on board.

All boats carrying porters permanently during the season of 1905 shall carry porters permanently during the season of 1906.

SECTION 3. It is agreed that the Marine Cooks' and Stewards' Union as aforesaid is to furnish cooks to all vessels covered by this contract under the terms and conditions hereof to the utmost extent of their ability, which they hereby undertake and agree to do. In the event that such Union is unable at any time to promptly furnish sufficient and competent union men when called for by the Shipping Master of the Lake Carriers' Association, the captain of the vessel for which such men may be required may ship non-union men to fill such shortage for not longer than the ensuing round trip, and such non-union men shall not be disturbed before the expiration of their term of shipment.

SECTION 4. It is distinctly understood and agreed that all men working under this contract shall observe and perform and execute faithfully, promptly and cheerfully all orders given by the captain or his executive officers.

SECTION 5. It is further understood and agreed that no union man shipping on any boat covered by this contract for the trip shall desert the ship before the round trip is completed, and in case he does so desert before the trip is completed the captain shall report such desertion to the Shipping Master of the Lake Carriers' Association, who shall in turn report it to the officers of the Marine Cooks' and Stewards' Union aforesaid. Such deserter shall not be again employed under this contract within thirty days thereafter.

It is further understood and agreed that in cases wherein a man is suspended by his Union for any cause, his union book shall be taken from him and not returned to him until the full time of his suspension has expired.

SECTION 6. It is further agreed that all requisitions for men to be furnished under this contract shall be made by the officers of the vessels covered hereby to the Shipping Master of the Lake Carriers' Association or his assistants at the port nearest to which such vessel is lying, and such Shipping Master shall in turn make requisition on the shipping officers of the Marine

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Cooks' and Stewards' Union for all such men, and if any transportation is required to get the men to the vessel the same shall be furnished by the Shipping Master of the Lake Carriers' Association, the shipping officers of the Marine Cooks' and Stewards' Union guaranteeing that men so furnished with transportation will ship and serve for the trip on the boats to which the same have been assigned.

Nothing in this article shall prevent or prohibit the master or other officers of a vessel shipping union men who may apply to him for a job as heretofore.

Stawards shall be allowed a reasonable time to fit out before feeding the

Stewards shall be allowed a reasonable time to fit out before feeding the crew.

Proper sleeping accommodations shall be provided for the kitchen crew.

All boats with passenger dining rooms aft shall carry a waiter while carrying passengers.

SECTION 7. All men furnished under and pursuant to this contract must be satisfactory to the captain of the vessel on which it is proposed to ship them.

SECTION 8. It is understood that the said Marine Cooks' and Stewards' Union agrees that it will at all times use its best efforts, and so far as possible guarantee a sufficient number of men to carry out this contract to the satisfaction of the Lake Carriers' Association; and further, that the said Marine Cooks' and Stewards' Union will not order or allow its members to go on strike for any cause.

SECTION 9. In the event of any difference arising between the two parties hereto as to the meaning or intent of any part of this contract, the men shall continue to work and said difference shall be arbitrated in the usual way within thirty days.

## WAGE SCALE.

Subject to the foregoing terms and conditions, the members of the Marine Cooks' and Stewards' Union of the Great Lakes do hereby agree to the following scale of wages for the season of 1906 and agree to accept and abide by such scale of wages and carry out this contract for the entire season ensuing and the vessels of the Lake Carriers' Association shall pay said scale of wages:

SECTION 1. Chief cooks on all vessels of 4,000 gross tons and over, Government register, shall receive wages at the rate of eighty (\$80) dollars per month.

SECTION 2. Chief cooks on all vessels of less than 4,000 gross tons, Government register, shall receive wages at the rate of seventy (\$70) dollars per month.

SECTION 3. Second cooks and waiters on all vessels where carried shall receive wages at the rate of thirty (\$30) dollars per month to the first day of October, and at the rate of thirty-seven dollars and fifty cents (\$37.50) from the first day of October to the close of navigation.

SECTION 4. Porters on all vessels where carried shall receive wages at the rate of twenty-five (\$25) dollars per month to October first, and at the rate of thirty-five (\$35) dollars per month from the first day of October to the close of navigation, except on package freight boats, who shall receive the same pay as second cooks,

SECTION 5. It is distinctly understood and agreed that passenger vessels shall carry union men whenever the same can be obtained satisfactory to the

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chief steward, at the rate of wages agreed upon between such chief steward and the men so employed.

It is also specially understood and agreed that no part of this agreement and contract except the last foregoing clause shall have any application to, or be binding upon passenger vessels or tugs, and that each passenger vessel or line may make its own agreements separately with its cooks, stewards and porters, according to the peculiar needs and conditions of each line or vessel as they may see fit.

Section 6. Cooks on tow barges shall receive the same wages as the seamen on the same barges.

SECTION 7. It is further agreed that on tow barges of a carrying capacity of 2,500 tons or less, the captain may carry his wife as cook, and on steam barges of all classes the cook may carry his wife as second cook.

In Witness Whereof, The Lake Carriers' Association, by its Executive Committee as aforesaid, has caused this contract to be made and subscribed on its behalf, and the said Marine Cooks and Stewards' Union of the Great Lakes has caused this agreement to be subscribed and entered into on its behalf by its representatives whose names are also hereunto subscribed, at the City of Detroit, the day and year as above written.

The Lake Carriers' Association,

By W. LIVINGSTONE, President.

The Marine Cooks' and Stewards' Union,

By Wm. Penje, President, I. S. U. of A.
R. H. Walker, General Sec'y M. C. & S. U.
David English,
J. M. Secord,
Jos. P. Naughtin,
Chas. Patchin,
John Eagan.

## (c) MARINE ENGINEERS.

Scale of Wages for 1906 of the Marine Engineers' Beneficial Association for Steamers of Great Lakes District, and explanations of same.

This schedule does not apply to certain car ferry steamers, passenger ferry steamers and miscellaneous steamers, where special agreements have been entered into.

All references to tonnage to be construed as gross tons.

#### STEEL FREIGHT STEAMERS.

CLASS A. All steamers over 5,500 tons.

CLASS B. All bulk freight steamers of 2,100 tons and less than 5,500 tons.

CLASS C. All steamers of 500 tons and not included in Classes A and B.

CLASS D. All steamers under 500 tons.

## CREW LIST AND WAGES.

All A Class steamers to carry three engineers. Wages — Chief Engineer, \$175 per month; First Assistant Engineer, \$115 per month; Second Assistant Engineer, \$80 per month.

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All B Class steamers, equipped with water tube boilers and mechanical stokers, to carry three engineers. Wages — Chief Engineer, \$150 per month; First Assistant Engineer, \$100 per month; Second Assistant Engineer, \$75 per month. All other B Class steamers to carry two engineers. Wages — Chief Engineer, \$150 per month; Assistant Engineer, \$100 per month.

All C Class steamers to carry two engineers. Wages — Chief Engineer, \$125 per month; Assistant Engineer, \$90 per month.

All D Class steamers to carry two engineers. Wages — Chief Engineer, \$105 per month; Assistant Engineer, \$75 per month.

Steel package freight steamers of 3,000 to 5,500 gross tons, to carry three engineers, whose wages shall be as follows: Chief Engineer, \$150 per month; First Assistant, \$100 per month; Second Assistant, \$75 per month.

Steel package freight steamers of 1,800 to 3,000 gross tons to carry two engineers, whose wages shall be as follows: Chief Engineer, \$150 per month; First Assistant, \$100 per month.

OILERS, ETC., REQUIRED ON STEEL FREIGHT AND PASSENGER STEAMERS.

All A and B Class steamers to carry two oilers and water tenders where required.

All B Class steamers having water boilers or more than three boilers of any kind are to carry two (2) oilers and water tenders where required. All other B Class steamers not included in above are to carry (2) oilers.

Handy men are also to be carried where required.

All B Class passenger steamers to carry not less than one (1) oiler.

All C Class steamers over 1,000 tons having water bottoms and auxiliary machinery to include electric light engines, steam steering engines, capstan engines, steam windlasses, blowing engines, hoisting engines, running shaft line—two oilers. All other C Class steamers of 1,000 tons or over, having water bottoms, steering engine and windlass engine only—one oiler.

## WOODEN FREIGHT STEAMERS.

CLASS A. All bulk freight steamers of 1,200 tons or over, and all package freight steamers of 750 tons or over.

CLASS B. All bulk freight steamers of 600 tons and less that 1,200 tons, and all package freight steamers of 600 tons and less than 750 tons.

CLASS C. All steamers of 200 tons and less than 600 tons.

CLASS D. All steamers not included in classes A, B and C.

## CREW LIST.

All steamers to carry two engineers. All A Class package freight steamers over 1,500 tons, to carry two oilers. All under 1,500 tons, one oiler. All A Class bulk freight steamers over 1,500 tons to carry not less than one oiler.

## WAGES.

CLASS A. Chief engineer, \$125 per month; assistant engineer, \$90 per month.

CLASS B. Chief engineer, \$114 per month; assistant engineer, \$84 per month.

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CLASS C. Chief engineer, \$105 per month; assistant engineer, \$75 per month.

CLASS D. Chief engineer, \$95 per month; assistant engineer, \$65 per month. The steamers John Rugee, Hecla, Iron Duke, Avon, Nicaragua, and all other steamers that may engage in like trade on Lake Ontario shall be required to carry one (1) oiler.

Engineers shall not handle hoisting engines or cargo on vessels of the Great Lakes.

When fitting out or laying up, both chief engineer and assistant engineer must be employed.

All engineers shall receive their board while fitting out and laying up, and transportation shall be furnished them going to the boat to fit out, and to the lake port nearest their home after boat has gone out of commission.

No engineer shall be required to occupy a sleeping apartment in company with any one not a member of the engineer's department, and in case such a condition is presented, the engineer shall not be supplanted in his position by any other member of this organization.

This schedule to be effective until revised or amended by the Lake Conference or its representatives, with the necessary permission from the National President and Advisory Board.

## (d) MARINE FIREMEN, OILERS AND WATER TENDERS.

[A similar agreement is on file with the Lumber Carriers' Association.]

- This Agreement, made and entered into in the City of Cleveland, this 15th day of June, 1906, by and between the Lake Carriers' Association, a corporation of the State of West Virginia, by its Executive Committee, duly authorized, and the Marine Firemen's Local No. 124 of the I. L., M. & T. A., duly authorized representatives, Witnesseth:
- 1. This agreement is made for the navigation season of 1906 on the Great Lakes for all vessels enrolled, or may hereafter be enrolled in the Lake Carriers' Association.
- 2. It is understood and agreed that steamers covered by this contract shall not be required to carry any more or less men than was the custom previous to 1905, except in cases where men are unable to do the work; then they can apply to the engineer or owner for such additional help as the engineer may deem necessary. And in the event of differences arising, the same shall be adjusted promptly by the presidents of the parties hereto respectively, and if unable to agree, shall call in a third disinterested party, and the decision of a majority of these three shall be final and binding.
- 3. In the event that the Firemen's Union Local No. 124, I. L., M. & T. A., is unable to furnish sufficient men when called for by the engineer or his representative, he may ship non-union men to fill such shortage for not longer that the ensuing round trip; and such non-union men shall not be disturbed before the expiration of their terms of shipment for the trip, as above provided.
- 4. It is understood and agreed that all men employed under this contract shall be under the direction and control of the engineer, and at all times subject to his orders.

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- 5. It is further understood and agreed that no union man shipping on any boat covered by this contract for the trip, shall desert the ship before the trip is completed (and then, if he decides to quit, must give the engineer twelve hours' notice before doing so), or under any circumstances refuse to perform his duty, and in case he does so before the trip is completed, such action shall be reported to the Marine Firemen, Oilers and Water-Tenders' Union, who agree to at once discipline him and not offer him for shipment for a period of thirty days.
- 6. It is further agreed that all requisitions for men to be furnished under this contract shall be made to the officers or agents of the Marine Firemen, Oilers and Water-Tenders' Union when not shipped aboard the boat, and if any transportation is required to get the men to the vessel, the same shall be furnished by the Marine Firemen's Local, who, in turn, shall be reimbursed by the captain after such men have made the round trip as agreed. Nothing in this article shall prevent or prohibit the engineer of the vessel from shipping union men who may apply to him as heretofore.
- 7. It is also agreed that the offices of the Firemen's Local shall be kept open until 10 p. m. each day during the navigation season, at the ports of Buffalo, Conneaut, Ashtabula, Cleveland, Toledo, Bay City, Chicago, South Chicago, Milwaukee, Superior and Ogdensburg; and also that the office at Detroit shall be kept open night and day without intermission for the transaction of business.
- 8. In the event of men shipping for a round trip and the boat lays up without completing the round trip, railroad transportation shall be furnished the men to the port from which they shipped.

### WAGE SCALE.

Subject to the foregoing terms and conditions, the Lake Carriers' Association and the members of the Marine Firemen, Oilers and Water-Tenders' Association do hereby agree to the following scale of wages for the season of 1906.

- 1. The wages of the men employed in fitting out shall be one dollar and seventy-five cents per day while they are not boarded on the vessel. As soon as they are shipped for the trip and the vessel is in commission, the rate shall be the schedule hereinafter provided.
- 2. The rate of wages for firemen, oilers and water-tenders shall be at the rate of forty-five dollars per month until October first, and from October first the wage to be sixty-five dollars per month and board till the ship is laid up.
- 3. It is the intention of the parties to this agreement that the Marine Firemen, Oilers and Water-Tenders' Local shall furnish and supply to all vessels of the Lake Carriers' Association all of the men they require of the classes herein mentioned to the utmost of their ability.
- 4. It is understood and agreed that the Marine Firemen, Oilers and Water-Tenders' Local agrees that it will at all times use its best efforts, and so far as possible, guarantee, a sufficient number of men to carry out this contract to the satisfaction of the Lake Carriers' Association; and further, that the said Marine Firemen, Oilers and Water-Tenders' Local will not order or allow its members to go on strike for any cause; but shall not be required to work under police protection on the boat.

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5. In the event of any differences arising between the two parties hereto as to the meaning or intent of any part of this contract, the men shall continue to work, and said differences to be arbitrated in the usual way.

In Witness Whereof, The Lake Carriers' Association, by its Executive Committee and President, as aforesaid, has caused this contract to be subscribed and made on its behalf, and the said Marine Firemen, Oilers and Water-Tenders' Local 124, of the I. L., M. & T. A., has caused this agreement to be subscribed and entered into on their behalf, by their representatives, whose names are also hereunto subscribed, at the City of Cleveland, the day and year first above written.

The Marine Firemen, Oilers and Water-Tenders' Association,

EDWARD STACK, President,
MICHAEL CASEY, Secretary,
JOHN FISHER,
SAM. J. NEILSON,
HUGH MCINTOSH,
CHARLES KENNEDY,
WM. JONES,
DAN'L J. KEEFE, I. L. M. & T. A.

The Lake Carriers' Association,

By W. LIVINGSTONE, President, GEO. A. MARB, Secretary.

## (e) STEAM SHOVEL AND DREDGEMEN, TUGMEN, ETC.

This Agreement, made and entered into at the Sherman House, in Chicago, Ill., on the 5th day of March, 1906, by and between the International Brotherhood of Steam Shovel and Dredgemen, International Brotherhood of Steam Shovel, Dredge Firemen, Oilers, Deck Hands, Scowmen and Watchmen of America; Licensed Tugmen's Protective Association; and the Tug Firemen and Linemen's Association, all affiliated with the International Longshoremen, Marine and Transport Workers Association as party of the first part, and the Great Lake Tug and Dredge Owners Protective Association, owning and operating dredges and tugs for dredging and public work as party of the second part. Witnesseth:

Under the following terms and conditions the party of the first part agrees to furnish the party of the second part competent and experienced men at all times as far as possible:

First. It is understood and agreed that all men employed under this agreement shall while on duty be under the direction and control of the party of the second part, or his representative in charge of the various tugs or dredges, and that the Scowmen be under the control of the captain of the tugs from the time the scow leaves the dredges till the scow returns again.

SECOND. There shall be no discrimination by the party of the first part against any member of the party of the second part nor shall the party of the second part discriminate against any member of the party of the first part; where either party thinks there is discrimination it shall be settled by arbitration.

THIRD. All complaints, grievances, or questions in dispute arising under this agreement that cannot be adjusted by the parties hereto shall be submitted to arbitration as is hereinafter provided for the arbitration of disputes, grievances and controversies.

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FOURTH. If a member of the party of the first part has been discharged, and he believes that such discharge was unjust, he may ask for arbitration; said arbitration board to meet with them ten days after having the matter in dispute submitted to them.

FIFTH. In the event of a man being discharged or quitting work the company may employ a member temporarily to fill such a vacancy for a period not to exceed thirty days; if, however, he is continued in the company's employ longer than thirty days, he cannot be laid off or discharged without just cause.

SIXTH. In the event of a controversy arising between the men or in the event of the men having a grievance, they shall continue to work and all such grievances and controversies will be settled if possible by the representative of the men and the representative of the employer; if such controversy or grievance cannot be settled by them then they shall be arbitrated by choosing a third disinterested man upon whom the representative of the man and the representative of the employer may agree; if the representative of the men and the representative of the employers cannot agree then the matter shall be submitted to the representative of the General Organizations, and the General Manager or his representative of the Great Lakes Tug and Dredge Owners Protective Association; and if they cannot agree then they shall choose a third disinterested man and the said three shall constitute a board of arbitration and the decision of a majority thereof shall be final and binding, and all parties shall abide thereby. It is expressly understood and agreed that said arbitration board shall meet within ten days after the occurrence of the difference requiring arbitration has been submitted to them.

SEVENTH. It is distinctly understood and agreed that no beer or other intoxicating liquors will be permitted to be brought on the property of the Great Lakes Tug and Dredge Owners Protective Association. For a violation of this clause the guilty party or parties may be suspended or discharged.

EIGHTH. Any member of the party of the first part who in voluntary violation of this contract causes the party of the second part financial loss shall be fined by his organization and not offered for service for thirty days, and it is further understood that all organizations that are a party to this agreement will co-operate and assist in the enforcement of this article.

NINTH. It is further understood and agreed that the parties hereto agree to meet in Detroit on the second Monday in February, 1907.

TENTH. There are attached hereto as a part of this agreement schedules of wages marked Exhibits "A" "B" "C" and "D," and made a part hereof. Said schedules of wages and all provisions therein contained are to be respected by all the parties hereto, and are hereby agreed to for the year ending April 1, 1907, as set forth in said respective schedules.

### Ехнівіт "А."

[A similar agreement is on file between the Steam Shovel and Dredgemen and a Cleveland Dredge and Tug Company.]

We, the representatives of the International Brotherhood of Steam Shovel and Dredgemen do hereby accept the following scale and conditions for the year ending April 1, 1907:

ARTICLE I. That the parties hereto agree that on and after the signing of this agreement thirty days or nights shall constitute a full month's work

and that twelve hours' work shall constitute a full day's work. Where men work over twelve hours per day the extra time will be paid for at a rate of time and one-half; double time for working on legal holidays; all Sunday work to be paid for at the rate of time and one-half in addition to the regular monthly salary. No work shall be done on Sunday except by orders from owner or superintendent.

ARTICLE II. It is agreed that dredges working sixteen hours or over (per day) shall carry one chief engineer, two assistant engineers and two cranesmen, and it is further agreed that second engineers are to be employed on all dredges carrying three and one-half yard dippers or over, and also that two cranesmen shall be employed on all dredges carrying five yard dippers or over, and two engineers are to be employed on all dredges working over twelve hours to the day. Where second engineers have been employed on dredges heretofore they shall not be displaced.

ARTICLE III. Party of the second part further agrees to pay a minimum scale of wages as follows on dipper dredges, orange peel and clam shell:

One hundred and thirty dollars per month and board for chief engineer; \$100 per month and board for assistant engineer; \$90 per month and board for cranesmen; \$80 per month and board for second cranesmen; \$80 per month and board for cranesmen working eight hours; \$130 per month and board for hydraulic dredge and elevator dredge, chief operators or chief engineers; \$100 per month and board for assistant operator or assistant engineer on above. In case hydraulic dredges run night and day shift they shall have chief operator or chief engineer in charge of same.

ARTICLE IV. It is agreed that the men shall be paid twice each month. The party of the first part further agrees to give party of the second part six days' notice when leaving their employ.

ARTICLE V. It is hereby made a part of this agreement that where higher wages are paid certain engineers and cranesmen such wages shall not be reduced.

ARTICLE VI. The party of the second part further agrees to furnish the men in their employ good food, clean and comfortable sleeping quarters and when the men board ashore they will be allowed \$20 per month in lieu of board.

In Witness Whereof, The parties hereto by their representatives duly authorized have hereto affixed their names.

Signed by Executive Committee of the Great Lakes Tug and Dredge Owners Protective Association:

M. SULLIVAN,
T. C. LUTZ,
S. O. DIXON,
J. A. SMITH,
EDWARD J. HINGSTON,
PLINY B. MCNAUGHTON,
H. W. HUBBELL.

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Signed by Executive Committee of the International Brotherhood of Steam Shovel and Dredge Men and Delegates to the Conference:

T. J. DOLAN, JR., C. E. NEWELL, D. McLENNAN, T. J. HASSETT, FEANK GORMAN, C. MURPHY, J. P. McDONALD, GEO. BABBINGTON, JOS. KAUFMAN,

Signed by The International Longshoremen, Marine and Transportation Association:

DANIEL J. KEEFE.

#### Ехнівіт "В."

STEAM SHOVEL, DREDGE FIREMEN, OILERS, DECK HANDS, SCOWMEN AND WATCHMEN.

[A similar agreement is on file between the Steam Shovel, Dredge Firemen. etc., and a Cleveland Dredge and Tug Company.]

We, the representatives of the International Brotherhood of Steam Shovel, Dredge Firemen, Oilers, Deck Hands, Scowmen and Watchmen of America, do hereby accept the following scale and conditions for the year ending April 1, 1907:

ARTICLE I. That the parties hereto agree that on and after the aigning of this agreement thirty days or nights shall constitute a full month's work, and that twelve hours shall constitute a day's work. Where dredges with one crew work over twelve hours per day the extra time shall be paid for at the rate of time and one-half. Work done on Sundays will be paid for at the rate of time and one-half in addition to the regular monthly pay. Double time for all work done on legal holidays; no work to be done on Labor Day. Double crews on all dredges working over sixteen hours. No work to be done on Sunday except by order of the person in charge of the dredge.

ARTICLE II. It is further agreed that the parties of the second part shall pay a minimum scale of wages as follows:

Sixty dollars per month and board for firemen and oilers; \$60 per month and board for satisfactory watchmen; \$50 per month and board for deck hands and scowmen.

ARTICLE III. The party of the second part further agrees that this scale of wages shall commence at the time dredges start to fit out and continue in effect until dredges are laid up. Firemen, oilers, deck hands, scowmen and watchmen shall have the preference for work, fitting out and laying up. Time of fitting out to be determined by the owner or his representative and the person in charge of the dredge.

ARTICLE IV. It is further understood and agreed that the dredge firemen, oilers, deck hands, scowmen and watchmen will be under the direction and control of the person in charge of dredge and subject to his orders while on duty.

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ABTICLE V. Party of the second part further agrees to furnish men in their employ good food, clean and comfortable sleeping quarters. When the men board ashore they will be allowed \$20 per month in lieu of board.

ARTICLE VI. It is agreed that men shall be paid twice each month.

ARTICLE VII. Party of the first part further agrees to give party of the second part six days' notice when leaving their employ.

ARTICLE VIII. It is hereby made a part of this agreement that where higher wages are paid certain deckhands, firemen, oilers, scowmen and watchmen, such wages shall not be reduced.

Signed by Executive Committee of the Great Lakes Tug and Dredge Owners Protective Association:

T. C. LUTZ,
S. O. DIXON,
J. A. SMITH,
H. W. HUBBELL,
EDWARD J. HINGSTON,
M. SULLIVAN,
PLINY B. MCNAUGHTON.

Signed by General Executive Committee of the International Brotherhood of Steam Shovel, Dredge Firemen, Deckhands, Scowmen and Watchmen of America:

W. B. Jones,
R. E. FREEMAN,
BENJ. F. DISBBOW,
A. E. QUINN,
H. M. COYLE,
CHAS. CAMPBELL,
WM. T. JOHNSTON.

Signed by The International Longshoremen, Marine and Transport Workers'
Association:

DANIEL J. KEEFE.

# EXHIBIT "C"-LICENSED TUGMEN.

[Similar agreements are on file between the licensed tugmen and various dredge and towing companies of Cleveland and Toledo.]

We, the representatives of the Licensed Tugmen's Protective Association do hereby accept the following scale and conditions for the year ending April 1, 1907:

WAGE SCALE FOR ALL PORTS EXCEPT CHICAGO AND SOUTH CHICAGO.

Wages to be paid under this agreement from April 1, 1906, to January 1, 1907, shall be at the following rate per month for such time as the men are employed:

First. Thirteen hours to constitute a day's work where single crews are employed.

SECOND. If, in the judgment of the captain of the tug a tow can be made by working one hour additional to the regular time (in emergency cases) the tug will make the tow and that captain and engineer will be paid for one hour or any fractional part thereof \$1 each, but in no case will they receive

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more than one hour's pay. This practice is not to exceed twice in one week and this clause refers only to tugs leaving the dredge too late to make the tow before the regular quitting time.

THIRD. Wages for captains shall be \$120 per month (thirty days and board.)

FOURTH. Wages for Engineers shall be \$110 per month (thirty days) and board.

FIFTH. Wages for permanent mates and second engineers shall be \$80 per month (thirty days) and board, where dredges work from twelve to sixteen hours.

SIXTH. Wages for mates and second engineers shall be \$90 per month (thirty days) and board where they work from sixteen to twenty-four hours per day.

### WAGE SCALE FOR CHICAGO.

Wages for tugs towing from dredges in Chicago river, captains to receive \$165 per month (thirty days) and board. Engineers to receive \$120 per month (thirty days) and board. Mates and second engineers to receive \$100 per month (thirty days) and board.

### WAGES FOR CHICAGO AND SOUTH CHICAGO.

Captains to receive \$145 per month (thirty days) and board. Engineers to receive \$120 per month (thirty days) and board. Mates and second engineers to receive \$100 per month (thirty days) and board.

Tugs engaged in towing mud in the Chicago river to start at 6 A. M. and not work later than 8 P. M. However, the men operating tugs may start at any other time mutually agreed to by both parties, but in no case will they work more than fourteen hours per day.

# CONDITIONS COVERING ALL PORTS.

First. Where extra crews are temporarily employed for fifteen days or less they shall receive full wages up to and for fifteen days and after that they shall receive mate's or second engineer's wages, but if they should voluntarily leave the employ within fifteen days, or within five days after the fifteen days, they shall receive mate's or second engineer's wages for all the time employed.

SECOND. Tugs will not be sent to another port with a single crew unless the trip can be made within the time limit or the expiration of the regular work day.

THIRD. Where a tug is engaged all week towing mud scows with a single crew she shall not leave for another port on Sunday unless lay off time is allowed on tug's return.

FOURTH. Tugs will take their turns on Sunday; if, however, when a tug's turn comes and there is no work she will work the next Sunday following so that no tug will be required to work the second Sunday until all other tugs covered by this contract have (worked) taken their turn. No tug to start before 7 a. m. or work after 5 p. m. This does not include tugs regularly employed in doing lake work.

FIFTH. Where men board on shore they shall be allowed 75 cents per day for board.

SIXTH. It is understood and agreed that the men shall be allowed reasonable time to fit out and lay up the tugs.

# BUREAU OF MEDIATION AND ARBITRATION, 1906. III.379

### WINTER WAGES.

FIRST. Wages from January 1 to March 31, 1907, inclusive, to be \$3 per day for captains and engineers, 10 hours or any part thereof to constitute a day's work, except men regularly employed on tugs waiting on dredges who shall receive the regular monthly wage scale.

SECOND. This agreement to go into effect April 1, 1906, and remain in full force and effect until April 1, 1907.

THIRD. All conditions not herein mentioned to remain as heretofore.

In Witness Whereof, the parties by their representatives duly authorized have hereto affixed their names.

Signed by Executive Committee of the Great Lakes Tug and Dredge Owners'
Protective Association:

T. C. LUTZ,
J. A. SMITH,
S. O. DIXON,
PLINY B. MCNAUGHTON,
M. SULLIVAN,
H. W. HUBBELL,
EDWARD J. HINGSTON.

Signed by Executive Committee of the Licensed Tugmen's Protective Association:

T. V. O'CONNOB, Grand President.
THOMAS CAREY,
CHAS. A. McCarle,
JOSEPH CABOT,
Committee

BAWINH,

WM. GRAWINH,
WM. STEWART,
DAVID KETT,
E. T. KENNETT,
W. H. MOSS,
J. BAKER.

The International Longshoremen, Marine and Transportation Association:

DANIEL J. KEEFE.

### EXHIBIT "D"-TUG FIREMEN AND LINEMEN.

[Similar agreements are on file between the Tug Firemen and Linemen and various Cleveland dredge and towing companies.]

We, the representatives of the Tug Firemen and Linemen's Association do hereby accept the following scale and conditions for the year ending April 1, 1907. Witnesseth:

Under the following terms and conditions the party of the first part agrees to furnish with reasonable promptness to party of the second part on application such competent and experienced firemen and linemen as they may require on tugs owned, controlled and operated by them, and the second party agrees to instruct their captains and engineers to employ only members of the Tug Firemen and Linemen's Organization for such service except where competent and experienced members of said organization cannot be

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furnished; then the second party may employ men who are not members of the Tug Firemen and Linemen's organization and retain them for a period of five days or until a competent member of said organization can be secured. The question of competency and experience shall be determined by the licensed officers of the tugs:

First. It is understood and agreed that all men employed under this agreement shall, while on duty, be under the direction and control of the owner or his representative on board the tug and must obey their orders.

SECOND. Men employed under this agreement must give their superior officers twenty-four hours notice before quitting the tug on which they are employed, and if they should quit without giving such notice one day's pay shall be deducted from their wages.

THIRD. A full day shall be allowed men whose services are dispensed with during the day.

## WAGES.

Firemen are not required to report more than one-half hour before time. These wages are for a month of thirty days with such daily service as will enable the tug on which the men are employed to do the work required of the licensed officers as per their agreement with the owners.

FIRST. For services on all tugs except Chicago, South Chicago and Cleveland, to be \$55 per month and board. Tugs to carry two men who shall perform the duties of firemen and linemen. Lighter tugs to carry one man.

SECOND. Wages at Chicago to be \$65 per month. Tugs waiting on dredges in Chicago River to carry three men, two firemen and one lineman. All other tugs to carry one fireman and one lineman.

THIRD. Wages at South Chicago to be \$65 per month and board. All tugs to carry one fireman and one lineman.

FOURTH. Wages at Cleveland to be \$60 per month and board. Tugs waiting on dredges to carry two men who shall perform firemen and linemen duties. Tugs doing pile-driving and lighter towing to carry one man to perform the duties of fireman and lineman.

### CONDITIONS COVERING ALL PORTS.

FIRST. In the event of the men being unable to do the work they may ask for additional help, and if the additional help is not furnished the men can then ask for a board of arbitration to decide whether the additional help asked for be furnished or not. The arbitration to be conducted under the rules specified for settling disputes and controversies. The men are to remain at work pending arbitration.

SECOND. Tugs waiting on dredges working sixteen hours shall carry an additional man to her regular crew. Tugs waiting on dredges working from sixteen to twenty-four hours and doing general outside work shall carry two extra men to her regular crew.

THIRD. If, in the judgment of the captain of the tug, a tow can be made by working one hour additional to the regular time (in emergency cases) the tug will make the tow and the firemen and linemen will be paid for one hour or any fractional part thereof \$1 each, but in no case will they receive more than one hour's pay. This practice is not to exceed twice in any week. This clause does not refer to Chicago or South Chicago. This clause refers only to tugs leaving the dredge too late to make the tow before the regular quitting time.

#### Bureau of Mediation and Arbitration, 1906. III.381

FOURTH. Tugs will not be sent to another port with a single crew unless the trip can be made within the time limit or the expiration of the regular work dav.

FIFTH. Where a tug is engaged all week towing mud scows with a single crew, she shall not leave for another port on Sunday unless layoff time is allowed on tug's return. Tugs will take their respective turns on Sunday; if, however, when a tug's turn comes and there is no work, she will work the next Sunday following, so that no tug will be required to work the second Sunday until all other tugs covered by this contract have (worked) taken their turn. No tug shall start on Sunday before 7 A. M. or work after 5 P. M. This does not include tugs regularly employed in doing lake

SIXTH. Where men board on shore they shall be allowed 75 cents per day for board.

SEVENTH. Engineers shall give firemen and linemen preference for work in fitting out and laying up.

### WINTER WAGES.

FIRST. Wages from January 1, to April 1, 1907, inclusive, for all ports to be \$2 per day for firemen and linemen for ten hours or less. Overtime to be paid for at the rate of 30 cents per hour except on tugs engaged in towing from dredges.

SECOND. This agreement takes effect April 1, 1906, and to remain in full force until April 1, 1907.

THIRD. All conditions not herein specifically mentioned to remain as heretofore.

In Witness Whereof, the parties by their representatives duly authorized have hereto affixed their names.

Signed by Executive Committee of the Great Lakes Tug and Dredge Owners' T. C. Lutz.

Protective Association:

J. A. SMITH. S. O. DIXON,

H. W. HUBBELL,

EDWARD J. HINGSTON.

M. SULLIVAN,

PLINY B. McNaughton.

Signed by Executive Committee of the Tug Firemen and Linemen's Association: JOHN BOURKE, Grand President.

DANIEL J. COTTER, Grand Treasurer,

JOHN KORTER.

W. J. WILSON,

G. P. JORDAN,

JOSEPH N. DEMARCE.

CHAS. P. McCARTY,

EUGENE W. BRUCE,

ERNEST MILLER,

WM. A. RIGGS.

W. JIB.

The International Longshoremen, Marine and Transport Workers' Association: DANIEL J. KEEFE.

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### (f) DOCK WORKERS.

#### RESOLUTIONS.

The following resolutions were adopted by the joint conference of the I. L. M. & T. A. and dock managers:

Resolution.— The principle that article 5 of preamble carries is that any and all contracts made between the local manager and the men directly involved shall be held inviolate for all work not specifically covered in exhibits attached to and made part of this contract, and that anyone trying to break such agreement, or in any way interfering with its performance, shall be barred as a representative, and shall not be permitted to work under this contract, and in all cases work shall not be interrupted on any account.

Resolution.—That all grievances or suggested changes of form of contract shall be submitted in writing to the chairman of the dock managers and president of the I. I. M. & T. A. prior to the convening of the next convention and that no statement of grievances shall be entertained unless so submitted.

Resolution.—That in future conferences any new addition to be added to the present agreement must receive the two-thirds vote of the delegates of the conference.

#### AGREEMENT.

Made and entered into at Cleveland, Ohio, the 12th day of May, 1906, by and between the International Longshoremen, Marine & Transportworkers' Association, by its officers duly authorized, and the respective local organizations thereof, by their duly authorized representatives, who have attached their names to this agreement as first party, and the dock managers, owning docks at the Lake Erie ports, who have attached their names to this agreement as second party, Witnesseth:

FIRST. This agreement is made for the navigation season of 1906 and 1907, also to cover winter work from December 1, 1906, until May 1, 1907, and from December 1, 1907, to May 1, 1908.

SECOND. There are attached hereto as a part of this agreement schedules of wages, marked exhibits "A," "B," "C," "D," and made part hereof. Said schedules of wages and all provisions therein contained are to be respected by all the parties hereto, and are hereby agreed to for the year 1906 and 1907 as set forth in said respective schedules. The scale of wages for hoisters and engineers to begin for the summer season as stated in the schedule referring thereto on May 1, 1906, and May 1, 1907.

THIRD. All employes employed by the dock managers for the purpose of performing the work set forth in the schedules hereto attached shall be members of the local organizations whenever such men can be had who can perform the work as called for in the contract. When such men cannot be had the dock managers have the right to secure any other men who can perform the work in a satisfactory manner until such time as members of the I. L. M. & T. A. can be secured. No man shall be discharged without just cause, and be notified of the cause of the discharge.

When the opportunity for promotion to become hoisters and engineers occurs on the various docks, promotions should be made from employes on the respective dock where such promotions are made.

FOURTH. The dock managers or owners shall at all times give to the men interested an opportunity to inspect bills of lading, or orders for receiving cargoes, for the purpose of learning or verifying the tonnage to be loaded or unloaded.

FIFTH. It is understood that occasionally when any unusual work arises in isolated cases not covered by this agreement, the men, when called upon, shall perform such labor; and the compensation therefor shall be determined and adjusted between the representatives of the local organizations and the dock managers or owners, and in event of any disagreement shall be arbitrated as hereinafter provided for the arbitration of differences, controversies or grievances.

SIXTH. All items not mentioned in this contract or the schedules hereto attached shall be performed and all the payments shall be made for work done under this agreement in accordance with the usual custom heretofore prevailing upon the respective docks.

Seventh. In the event of any controversy arising between the men or local organizations and the dock managers or owners, or in the event of any of the men or local organizations having any grievances, the men shall continue to work, and any and all such controversies and grievances shall be settled, if possible, by the representative of the local organization and the representative of the dock managers or owners. If such controversies and grievances cannot be so settled, then they shall be arbitrated by choosing a third disinterested man, upon whom the representative of the local organization and the dock managers shall agree, and the decision of any two shall be final. If the representative of the local organization and the representative of the dock managers or owners cannot agree upon a third man, then each side shall choose a disinterested man—the two disinterested men thus chosen to choose a third disinterested man, and said three men shall constitute a board of arbitration, and the decision of a majority of said three shall be final and all parties shall abide thereby.

It is expressly agreed that said arbitration board shall meet within ten days after the occurrence of the difference requiring arbitration.

Eighth. It is distinctly understood between the dock managers and the representatives of the International Longshoremen, Marine & Transportworkers' Association that no beer, whiskey or other intoxicating liquors shall be brought upon the property of the dock managers.

NINTH. It is also distinctly understood that no man in an intoxicated condition or under the influence of liquor shall be permitted upon the premises of the dock managers.

TENTH. None of the companies' employes employed by the hour or month shall be permitted to leave the dock during working hours without permission, nor tonnage men when labor is to be performed.

ELEVENTH. Pure and fresh drinking water with oatmeal and ice shall be provided on the dock where the men are employed.

TWELFTH. When a local at any dock quits or refuses to work on a vessel, it shall be considered a violation of contract, and the vessel may be sent to any other dock or port governed by this agreement, where she shall be discharged or finished under the rule of this contract, in the same manner as though she had originally been consigned there; and the men so finishing

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the cargo shall receive their entire pay for discharging or loading all of the cargo of said vessel, and the men so refusing to work on said vessel shall be discharged, with the provision that this section applies only to docks covered by this agreement.

### EXHIBIT A --- ORE HANDLERS.

We, the representatives of the locals of ore shovelers, do hereby agree and accept the following scale and conditions for the navigation season of 1906 and 1907:

FIRST. Ten (10) hours shall constitute a day's work, from 7 A. M. to 6 P. M. with one hour for dinner.

SECOND. That the price to be paid for unloading ore, pig iron, limestone and alabaster rock from vessels shall be 14 cents per ton.

THIRD. That 25 cents per hour shall be paid for overtime.

FOURTH. That the price that shall be paid for loading ore from dock by machine shall be 8 cents per ton at all ports except Corrigan & McKinney River Furnace dock, Cleveland, where 10% cents per ton shall be paid. When wages can not be made, men to be put on at day rate at said Corrigan & McKinney dock.

FIFTH. That the price that shall be paid for loading ore from dock by hand shall be 10 cents per ton, except Sandusky, where 13½ cents shall be paid.

SIXTH. That the price that shall be paid for transferring ore and pig iron from cars to dock shall be 22 cents per hour.

SEVENTH. All day work shall be paid for at the rate of 22 cents per hour; overtime, time and a half.

EIGHTH. That gang bosses shall be selected by the superintendent of the dock from the shovelers' local of I. L. M. & T. A.

NINTH. Where vessels come to the dock with water in hold and it is necessary for some men to lay off on account of water, such men shall be paid at the rate of 50 cents per hour until such water is freed; the understanding being that no boat shall be considered wet unless the water is 1½ inches deep in the center of the majority of the hatches being worked. After room has been made to take care of three buckets on the bottom, and where

at is being worked on the wing, water must average 4 feet or more from the wing before any action shall be taken in regard to vessel being considered wet. The idle men shall be distributed over the hatches to enable vessel to work to the best advantage. The men shall return to work at regular rate as soon as water is below skin. Where it is impossible to free a vessel from water in two hours after the water has been discovered, double tonnage shall be paid on balance of cargo.

In case boat is found to be wet and is moved to the clam shells, the shovelers shall receive, instead of the tonnage rate, 50 cents per hour from the time boat starts to unload until she is declared a wet boat, except time lost waiting for cars.

TENTH. Legal holidays shall mean Decoration Day, Fourth of July, Labor Day and Thanksgiving Day. No other holiday shall be recognized.

ELEVENTH. There shall be no work on Sundays or legal holidays, unless vessels are in a wrecked condition and water in the hold and then double

# Bureau of Mediation and Arbitration, 1906. 111.385

tonnage shall be paid and overtime at the rate of 25 cents per hour to each man employed.

TWELFTH. In cases where men are taken from the boat when working in vessel to load cars on dock, they shall receive the same scale as earned on the boat.

THIRTEENTH. The turn of the gang shall be as follows: First gang unloaded shall be first gang in; the time to be taken by the superintendent of the dock or his representative as to the finishing of the vessel. His decision shall be final and binding on the gang.

FOURTEENTH. That 25 cents per hour shall be paid to the gang doing work for moving machinery over turn table, from the time first leg gets within 100 feet from turn table until last leg has passed over turn table.

FIFTEENTH. That at all ports where business of the dock is greater than day gang can handle, double shifts can be worked at the regular scale of wages for day work.

SIXTEENTH. Overtime shall be worked on all docks where required by the superintendent.

SEVENTEENTH. Overtime over 10 minutes, and less than one-half hour, one-half hour's pay; over one-half hour, one hour's pay.

EIGHTEENTH. For unloading sand at Sandusky and Toledo the rate shall be 9 cents per ton.

#### WINTER AGREEMENT.

We, the representatives of the locals of ore shovelers do hereby present the following scale and conditions for the period extending from December 1, 1906, to May 1, 1907, and from December 1, 1907, to May 1, 1908:

FIRST. Ten hours shall constitute a day's work, including tonnage men.

SECOND. For loading ore from dock by machine, 8 cents per ton, excepting Corrigan & McKinney River Furnace dock, Cleveland, where 10% cents per ton shall be paid. When wages can not be made, men to be put on at day rate at said Corrigan & McKinney dock.

THIRD. For loading ore by hand from dock, 10 cents per ton.

FOURTH. Day work, 191/2 cents per hour.

FIFTH. It is understood that where steam shovels are worked at night, double gangs shall be employed at regular rates.

SIXTH. Where ore piles are frozen too hard to work, the companies are to furnish explosives and sufficient men and tools for blasting and making fires.

SEVENTH. It is understood that all ore is to be loaded at the tonnage rate, except as otherwise agreed.

EIGHTH. Whenever men are called out to perform work at hour rate they shall receive at least five hours' pay, time to go on from the hour that men were ordered to be out, unless work is prevented by inclemency of weather.

NINTH. Where gangs shall be called out to clean up or break into ore piles for steam shovels or grab buckets, the men shall be employed by the hour.

TENTH. It is distinctly understood that the men shall continue to work under all circumstances pending arbitration.

ELEVENTH. For all work not included in the above, at last winter's rate.

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#### MISCELLANEOUS.

FIRST. At Sandusky, the rate for loading ore by hand shall be 13 cents per ton.

SECOND. Where ore is handled twice or below level of car by hand, the men shall receive 3 cents per ton extra, excepting dock included in section 1.

### EXHIBIT B - COAL HANDLERS.

We, the coal handlers, trimmers, brakemen and laborers on coal docks do hereby agree to the following scale of prices for the season of 1906 and 1907:

FIRST. Unloading soft coal from gondola cars to dock, 5½ cents per ton. SECOND. Wheeling soft coal from dock aboard vessel, and trimming same in bunkers, uniform rate of 20 cents per ton.

THIRD. Unloading soft coal from gondola cars to buckets, trimming same in bunkers of vessels, uniform rate of 19 cents per ton.

FOURTH. Trimming soft coal in bunkers of vessels when same is put aboard through chutes, 8½ cents per ton.

FIFTH. Wheeling from dock to vessel without trimming coal, 111/2 cents per ton.

SIXTH. No overtime on fuel docks or fuel lighters.

#### FUEL LIGHTERS.

FIRST. Unloading soft coal from gondola cars and trimming the same in bunkers of vessels, uniform rate at all ports of 21 cents per ton.

SECOND. Trimming soft coal in bunkers of vessels, lighters being loaded by dock company, 12 cents per ton.

THIRD. Unloading hopper cars and loading lighters through chutes and trimming into bunkers of vessels, 15 cents per ton at all ports.

## CARGO DOCK HANDLING.

FIRST. Ten hours shall constitute a day's work.

SECOND. For trimming soft coal, cargo put aboard vessel either by car dump or trestles, 3 cents per ton for all vessels of 1,000 tons or less; 2½ cents per ton for all vessels over 1,000 tons. These rates apply to all ports.

THIRD. For trimming fuel on board vessels put aboard by car dump or trestle, uniform rate of 81/2 cents per ton at all ports.

FOURTH. Unloading cars by hand into buckets, same swung aboard by machines, including all labor, 12 cents per ton.

FIFTH. When necessary to do Sunday work, double tonnage shall be allowed.

Sixth. When coal is aboard at quitting time, men agree to work 15 minutes to store same in hold of vessel.

SEVENTH. Overtime over 10 minutes, one-half hour's pay; over one-half hour, one hour's pay.

### MISCELLANEOUS.

FIRST. For towing scows for one trip \$3.50 for all ports.

SECOND. For labor performed by men working on high grade, 23½ cents per hour for the port of Ashtabula. Men to be given a half day's work when called out.

THIRD. That day labor shall be 22 cents per hour and 33 cents per hour for overtime. This includes car starter or any other ordinary labor.

# Bureau of Mediation and Arbitration, 1906. III.387

FOURTH. Brakemen, or car droppers, when employed by the dock company, shall receive the rate of 1905, except Toledo, where the rate shall be at the hourly rate of the monthly rate for actual time worked, at 1905 scale.

FIFTH. All labor not mentioned to receive last year's wages.

SIXTH. Building bulkheads in boats carrying two or more kinds of coal, \$4 for each bulkhead.

SEVENTH. Legal holidays understood to mean Fourth of July, Decoration Day, Labor Day and Thanksgiving Day; no other holiday to be recognized.

EIGHTH. Working week shall be understood to be from 7 A. M. Monday to 6 A. M. Sunday where double shifts are employed.

### EXHIBIT C - HOISTING ENGINEERS AND FIREMEN.

We, the hoisters, engineers and firemen, hereby agree to the following scale of wages for the seasons of 1906 and 1907:

First. Ten (10) hours shall constitute a day's work from 7 a. m. to 6 p. m., one hour for dinner. When boats arrive after December 1st to unload before laying up, the wages of the hoister and engineer unloading boat to be rate of season's wages, until the boats are unloaded, with the further understanding that in case boats are laid up at the docks to discharge during the winter, such boats are to be unloaded at the winter rate of wages.

SECOND. Wages to be \$80 per month, except at Cleveland and Buffalo, where the engineers are to receive \$85 per month.

THIRD. Overtime to be time and a half for all engineers, hoisters and firemen.

FOURTH. Legal holidays to mean May 30, July 4, Labor Day and Thanksgiving Day.

FIFTH. Where there are no boats in sight, or at the dock, and no other work to do after 5 o'clock P. M., the men are to be permitted to go home, unless notified by dock manager.

SIXTH. Semi-monthly pay day.

SEVENTH. Overtime over 10 minutes, one-half hour's pay; over one-half hour, one hour's pay.

EIGHTH. Ports desiring to work their entire machinery or any part thereof double turns shall do so at regular rates. Nothing less than four (4) days to be considered a double turn.

NINTH. Sunday work, time and a half for repair work, and double time for hoisters and engineers for operating.

TENTH. Operators on steam shovels are to receive \$91.50 per month.

ELEVENTH. No Sunday work shall be performed unless it is absolutely necessary, the manager and master mechanic and the local involved to decide as to the necessity of said work.

TWELFTH. Firemen designated under this agreement shall be those employed on revolving ore derricks, shall receive 22 cents per hour and shall not apply to men employed on Brown hoist ore, coal or car dump machines.

THIRTEENTH. All other operators and engineers to receive last year's scale.

FOURTEENTH. Firemen and oilers on Brown hoist machines at Toledo shall receive \$60 per month.

FIFTEENTH. No overtime on fuel docks or fuel lighters.

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SIXTEENTH. The chute man on telescope where automatic trimmers are installed shall receive \$97 per month.

## MISCELLANEOUS.

FIRST. The operating engineers and firemen on all car dumping machines at all ports shall receive scale of 1905.

SECOND. Overtime to be time and a half for all engineers, hoisters and firemen.

THIRD. All labor not mentioned to receive scale of 1905.

FOURTH. Engineers, hoisters and firemen on fueling scows and docks shall receive scale of 1905.

#### WINTER SCALK

We, the representatives of the locals of hoisters, engineers and firemen, do respectfully submit the following scale of wages:

FIRST. Ten hours to constitute a day's work.

SECOND. That the wages of hoisters and engineers shall be 23 cents per hour, excepting at Cleveland and Buffalo, where the wages for engineers shall be 25 cents per hour.

THIRD. The operators on "Bucyrus," "Barnhart," "Thew," and "Boston" steam shovels shall receive 32½ cents per hour. Cranemen to receive 27 cents per hour.

FOURTH. The wages of the operators on grab buckets and scoops shall be 27 cents per hour.

FIFTH. When men are called in the morning they shall receive at least one-half day's pay, and actual time afterwards.

SIXTH. When firemen are employed on "Thew" shovels they shall be taken from the hoisters' and engineers' local.

SEVENTH. That firemen on steam shovels shall receive hoisters' wages.

EIGHTH. When hoisters and engineers are called upon for repair work they shall receive regular wages.

NINTH. The firemen on "Whirley" machines shall receive 20 cents per hour.

TENTH. Time and a half for overtime.

ELEVENTH. All other work not included in the above at last winter's rate.

### EXHIBIT D -- CAR PINCHERS AND GENERAL LABORERS.

## Summer Scale.

We, the representatives of the trimmers, dumpers, pinchers and wall builders do hereby agree to the following conditions:

FIRST. That ten (10) hours shall constitute a day's work from May 1st to December 1st.

SECOND. That day work shall be paid for at the rate of 22 cents per hour. THIRD. Time and a half for overtime.

FOURTH. Overtime and regular time over 10 minutes, and less than one-half hour, one-half hour's pay; over one-half hour, one hour's pay.

FIFTH. That trimming and pinching cars at Ashtabula and Erie shall be paid at the 1905 rate, the same system to prevail as heretofore.

SIXTH. Legal holidays shall mean Decoration Day, Fourth of July, Labor Day and Thanksgiving Day.

SEVENTH. When boats arrive after December 1st, to be unloaded before laying up, wages to be paid at season rates.

EIGHTH. Ports desiring to work their entire machinery or any part thereof, double turns shall do so at regular rates.

NINTH. Time and a half shall be paid for regular work on Sundays and legal holidays, and double time while loading ore from dock or boat on those days.

TENTH. All work not mentioned, at 22 cents per hour.

ELEVENTH. When men are put to work in the morning, they shall receive at least one-half day's pay, except when prevented by inclemency of the weather.

#### Winter Scale.

We, the representatives of the trimmers, dumpers, pinchers, wall builders and general dock laborers do hereby agree to the following conditions:

FIRST. That 10 hours shall constitute a day's work from December 1, 1906, to May 1, 1907, and from December 1, 1907, to May 1, 1908.

SECOND. That day labor shall be paid at the rate of 19½ cents per hour, except men employed on and around steam shovels or grab buckets who shall receive 20 cents per hour. When men are called out, they shall receive five hours' pay, except when work is prevented by inclemency of the weather.

THIRD. That dumpers on Thew's automatic shovels receive 20 cents per

FOURTH. Overtime, time and a half.

FIFTH. All work not mentioned, at last winter's rate.

### AUTOMATIC MACHINES.

Rates of Wages Covering Boats for Unloading at or from Automatic Machines.

After boats have been worked at automatic unloading machines and are to be finished at other machines, the following rates shall apply for handling same.

FIRST. When the automatic machines have removed 50 per cent. or less of original cargo the rate for unloading shall be the regular tonnage rate of 14 cents per ton.

SECOND. When the automatic machines have removed 50 to 65 per cent. the rate for unloading shall be 15 cents per ton.

THIRD. When the automatic machines have removed 65 to 80 per cent. the rate for unloading shall be 16½ cents per ton.

FOURTH. When the automatic machines have removed 80 per cent. or more, the rate for unloading shall be 18 cents per ton.

FIFTH. That men working in the holds of boats in connection with automatic machinery shall receive 28 cents per hour and shall be put to work when machines start and paid during time machinery is working in boat. Men, when called, to be furnished a half day's work and actual time thereafter. Overtime, time and a half. When double turns are employed they shall be at regular rate.

SIXTH. Chief operators on automatic machines of 4 tons capacity or over shall receive \$105 per month. Chief operators on automatic machines under 4 tons capacity shall receive \$90 per month.

SEVENTH. All other work not mentioned to receive scale of 1905.

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EIGHTH. That men working on coal boats having trimming devices shall receive 33 cents per hour and shall be put to work when machines start and paid during time machinery is working in boat and until trimming is finished. Overtime, time and a half.

## EXHIBIT "E"-LUMBER HANDLERS.

### (1) LUMBER CARRIERS' ASSOCIATION CONTRACT FOR 1905 FOR LAKE SUPERIOR.

Memorandum of agreement made and entered into at Chicago, Illinois. this seventeenth day of October, 1904, by the Lumber Carriers' Association of the Great Lakes, through its representative, Mr. Edward Hines, and the Lumber Loading Locals of Lake Superior, of the International L. M. & T. A., through its representative, Daniel J. Keefe.

This agreement being made to cover the loading of lumber, lath, shingles and such other commodities as being understood under the head of forest products, for the years of 1905, 1906 and 1907, on the boats of the Lumber Carriers' Association.

ARTICLE I. The captain shall have the privilege of hiring and discharging men, providing he has just cause. Whenever there are not union men enough, the captain shall have the privilege of employing non-union men, excepting where union men have been discharged or refused work on the same conditions, then only union men can be hired. There shall be no restrictions placed by the Longshoremen upon the amount of work each man shall perform.

ARTICLE II. In all cases of dispute, directly or indirectly, the loading of the boats shall continue uninterruptedly, and the matter in question shall be settled if possible, by the representative of the men and the representative of the vessel. If such dispute or controversy cannot be settled by them, then it shall be arbitrated by choosing a third disinterested man upon whom the representative of the men and the representative of the vessel may agree. If the representative of the men and the representative of the vessel cannot agree upon a third man, then the matter shall be submitted to the President of the I. L. M. & T. A. and the President of the Lake Carriers' Association, and if they cannot agree they shall choose a disinterested man; said three shall constitute a Board of Arbitration. The decision of the majority thereof shall be final and binding, and all parties shall abide thereby. It is expressly agreed that said Arbitration Board shall meet within five days, if possible, after the matter in dispute has been submitted to them.

ARTICLE III. The rate of wages shall be 50 cents per hour for the whole seasons of 1905, 1906 and 1907, and no lost time for less than half an hour, and if over half an hour in shifting, men to be paid for half hour while shifting.

ARTICLE IV. No objection shall be made to the use of steam hoists in the handling of cargoes.

ARTICLE V. Any Union man giving his number to the captain shall stay by the boat until she starts to load, and after she starts to load shall continue working until vessel is loaded, unless sooner paid off. Provided, however, that the boat be idle for a period of  $2\frac{1}{2}$  hours after she starts to load the men have the privilege of demanding their time. However, if the captain

states that there will be no more work for  $2\frac{1}{2}$  hours or more and the men demand their time, they shall be paid up to the time they stop work. If after the men have waited  $2\frac{1}{2}$  hours after the boat has started to load, they have the privilege of quitting and shall be paid for the one-half hour.

ARTICLE VI. If in the judgment of the captain in any instance where a particular lot of lumber can be finished by working fifteen (15) minutes at noon and fifteen (15) minutes after 6 P. M., in order to allow the vessel to shift during the noon hour or at night, the men shall work such overtime. Also in all instances where not to exceed two hours will complete the loading of the vessel or tow that night, in the judgment of the captain, the men shall work uninterruptedly in order to complete the loading of the vessel or tow that night, providing that the vessel furnish them with lunch.

For all work performed Sundays or legal holidays, or overtime in excess of the 15 minutes, the men shall be paid at an advance of 25 cents per hour. No work shall be required on the Fourth of July or Labor Day.

ARTICLE VII. No rules as to the working conditions shall be in force except those covered by this contract.

ARTICLE VIII. It is agreed the men shall stop work, and the vessel shall move to let another vessel pass, except between the hours of 10 and 12 in the forenoon and between 4 and 6 in the afternoon, in order to get to work, providing the inspectors and longshoremen of the latter are there and it does not block the first mentioned boat from working, and that in no case shall the vessel then accommodated by the vessel loading in any way interfere with their loading.

ARTICLE IX. No restrictions shall be put on the men by any of the Locals here represented as to working Sundays or legal holidays after the 15th day of October. No allowance shall be made for shifting time after quitting time for the day.

ARTICLE X. A verified list of the members of the Lumber Carriers' Association in good standing and the name of the vessel annexed shall be sent by the Secretary of the Lumber Carriers' Association to each of the Local Unions on the chain of lakes, on or before the opening of navigation, and from time to time as new lists are printed and as the additional names are annexed. Notices shall be sent from time to time to the different Locals and each vessel shall have a certificate showing that the same is properly enrolled and in good standing.

ARTICLE XI. On and after the adoption of this agreement, under no circumstances shall there be any deviation therefrom, or any change except by the joint conference, agreed to by the Lumber Carriers' Association on one side and the International Longshoremen, Marine and Transport Workers' Association on the other.

ARTICLE XII. This agreement shall be binding on all Lumber Loading Locals on Lake Superior as well as the Lumber Carriers' Association. Any matter not touched herein will remain as heretofore.

For the Lumber Carriers' Association of Great Lakes, by

EDWARD HINES, President.

For the I. L. M. & T. W., by

DANIEL J. KEEFE, President.

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### (2) LUMBER CARRIERS' ASSOCIATION CONTRACT FOR BUFFALO.

Memorandum of agreement made and entered into this 5th day of May, 1906, for the navigation season of 1906, by and between the Buffalo Lumber Exchange of Buffalo, N. Y., and the Lumber Carriers' Association, as parties of the first part, and the International Longshoremen's Association, Local No. 127, as party of the second part:

WITNESSETH, The Buffalo Lumber Exchange for its members and the Lumber Carriers' Association for the members thereof agree to give the unloading of all lumber, shingles, lath, and such other commodities as being understood under the head of forest products, that shall be controlled by them to Local No. 127 to unload or discharge.

The said Local No. 127 agrees that they will unload all the lumber, shingles and lath and other forest products at the ports of Buffalo and Black Rock at the schedule of rates as given below and forming a part of this agreement, and that they will furnish at all times and guarantee four gangs of men to do such unloading with dispatch within 12 working hours after said boats shall be placed at docks, and that boats shall be unloaded strictly according to priority of arrival at this port, and in the event of their failing to supply such men within 12 working hours, said boats may be unloaded by any other men that the captain or consignee may elect.

All boats to be assigned a gang in their turn, priority of arrival to be decided by time registered for passing Breakwall Light if destination is Buffalo Harbor, or for passing International Bridge if destination is Black Rock. Boats to have the gang assigned to them as soon as ready to work, unless gang is working on boat to which it has previously been assigned.

The lumber shall be placed on dock and properly straightened by unloaders, as the consignee may direct.

Lots of 50,000 feet or less may be put off at full length of space; the same chalked over and other lots to be put on top. If the consignee desires to have small lots kept separate on dock, it shall be done by consignee paying extra cost for so doing. Lots of over 50,000 feet to be unloaded on dock and kept in separate spaces.

Pine lumber not to be put over 10 feet in height from deck of boat on water tier (second tier to be five feet higher).

Hemlock lumber not to be put over 81/2 feet in height from deck of boat on water tier (second tier to be five feet higher).

Working hours shall be from 6:30 A. M. to 6:30 P. M., in place of 6 to 6. After 6:30 P. M., if there remains in the hold of the boat an amount of lumber which, in the opinion of the captain of the vessel, can be unloaded within one hour, the said gang shall finish unloading cargo before leaving the vessel, if the captain so desires.

In the event of any controversy arising between the men of local organization and the captain, or in the event of the men of the local organization having any misunderstanding relative to unloading, the men shall continue to work and all such controversy shall be settled, if possible, by the representative of the local organization and the captain or his representative. If such controversy cannot be so settled, then it shall be arbitrated by choosing a third, disinterested man upon whom the representative of the local organization and the captain, or his representative, shall agree. The decision of the majority of said three shall be final and both parties shall abide thereby.

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In the event of the finding being in favor of the men, the consignee to be responsible to the men for the captain's complying with the decision of the arbitration board. And, for the protection of the consignee, he shall have the right to hold a sufficient amount of the freight money to cover the award of the arbitrators.

On and after the adoption of this agreement, under no circumstances shall there be any deviation therefrom or any change, except by joint conference agreed to by both parties to this agreement.

### Rates for Unloading.

# White Pine.

White Pine.		
Log run, including strips and mill culls, 10 feet and longer34c.	per "	M ft.
Shorts	"	"
4-4, 5-4 and 6-4 x 4 inch strips in lots	"	"
4-4, 5-4 and 6-4 x 4 inch to 6-inch strips in lots (mixed)38c.	66	"
1 x 5 inch strips in lots	••	••
Spruce and Jack Pine.		:
Log run, 10 feet and longer	per	M ft.
•		,
Norway.		
1 inch to 2 inch, inclusive, not over 18 feet	per	M ft.
3-inch, 4-inch and 5-inch bill stuff41c.	"	"
3-inch, 4-inch and 5-inch bill stuff in hold	"	66
1 x 4 inch and 6-inch strips by themselves, 4 feet to 24 feet48c.	"	"
1 inch to 5 inch, inclusive, not including 1 x 4 inch and		
6-inch strips, 4 feet to 24 feet, mentioned in the foregoing Nor-		
way schedule, when less than 60 days old, to be 5c. per M extra.		
Age of Norway to be mentioned on the bill of lading.		
Age of Morway to be mentioned on the bill of lading.		
Hemlock and Tamarack.		
1 inch and 2 inch, under 18 feet	per	M ft.
1 inch and 2 inch, over 18 feet	٠.,	"
3 inch, 4 inch and 5 inch	66	"
In hold		"
In noid		
Timber.		
6 x 6 to 8 x 8	per	M ft.
In hold		"
8 x 10 and up		"
In hold		"
8 x 10 and up, when hoisted		"
8 x 10 and up, when horsted		
Hardwood.		
Basswood	nor	M ft.
		W1 10.
Elm, soft and balm	**	"
Ash, maple, oak and other hardwoods		
3-inch, 4-inch and 5-inch ash, maple, oak and other hard-	"	"
woods, except soft elm, in lots65c.		
Shorts in lots82c.	"	"

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### Posts and Ties.

Cedar fence posts, 5 inch and up, 8 feet long\$1.00 Cedar fence posts, under 5 inch, 8 feet long	- 46
Cedar fence posts, 10 feet long 1.25	6.
Cedar ties	e. each
Tamarack ties	∕3c. "
Hemlock ties : 23	%.c. "
Oak ties	. "
Lath and Shingles.	
16-inch shingles, on deck 4e	. per 1000
16-inch shingles, in hold 5c	. "
18-inch shingles, on deck 50	. "
In hold	. "
Lath, on deck	. "
In hold	

Percentage of shorts in mill culls to be stated on inspection bill.

Barrel staves, in bundles .....

If ties are hoisted off by tackle or received by consignee delivered to car, the rate to be one-half cent per piece less.

In addition to these rates, 25c. per hour is to be paid for work done on Sunday.

A special price will be agreed upon for unloading material not enumerated in the above rates.

All barges and steamers from 12 to 15 feet, inclusive, in hold, to pay \$5 extra for each 6 inches or fraction thereof in excess of 12 feet; over 15 feet in hold, to pay \$10 for each 6 inches or fraction thereof in excess of 15 feet, government measurement.

Boats with more than one cross-beam amidship, or where they interfere with unloading, or with overhead arches, 3c. per M extra on the entire cargo.

Boats grounded more than 3 feet away from the dock to pay 25c. per hour per man until such time as they are sufficiently lightened to be brought up to the dock.

Boats with wing stanchions running through hold to pay 5c. per M extra on the entire cargo.

When a deck load has been unloaded in whole or in part at another port, the boat to pay 3c. per M feet extra on the entire balance of cargo.

When deck load only is unloaded at this port without breaking into the hold, the boat to be allowed a rebate of 3c. per M feet from regular rates for pine and 5c. per M feet from the regular prices for hardwood.

In the event of the gang doing any unusual work from conditions arising not covered by this agreement, the price for such work to be agreed upon by the representative of the local organization and the consignee.

Consignee to furnish evidence as to the quantity of lumber on barge soon as practicable, if required.

Stowing on dock (to be paid by consignee).

Pine, basswood, hemlock and Norway, 5c. per M feet.

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Lath and shingles, in proportion to pine. Hardwood, including elm, 10c. per M feet. Timber, 7 inch and thicker, 10c. per M feet. Posts, all sizes, one-fourth of a cent per piece.

For I. L. A. Local No. 127:

HUBERT FELDMAN, President, JOHN KENNEY, WM. W. BROWN, PETER HAMANN.

For the Lumber Carriers' Association:

JOHN J. BOLAND, W. D. HAMILTON, Per J. J. B.

For the Buffalo Lumber Exchange:

HENRY J. GEORGE,

Chairman Committee,

KNOWLTON MIXER, Secretary.

(3) RATES FOR UNLOADING BARGES ADOPTED BY THE TONAWANDA LUMBERMEN'S ASSOCIATION AND LOCAL NO. 176.

[A similar agreement is on file between the Tonawanda Lumbermen's Association and Local No. 175 of North Tonawanda.]

Tonawanda, N. Y., Season, 1906.

For unloading lumber from barges or steamers of 121/2 feet in depth of hold or less, "Government Register," charges will be made as follows:

White pine lumber	.30c.	per M
Norway	.35c.	"
Tamarack and hemlock		
Birch, maple, ash, elm, oak, cottonwood and other hardwoods	.50c.	"
Basswood lumber		

On 3-inch and thicker birch, maple, ash, oak, elm or other hardwoods loaded in hold of vessel, 10c. per M additional.

Lath at rate of 5 M to 1 M feet of pine lumber.

Shingles, 18 inch, at rate of 6 M to 1 M feet of pine lumber, 16 inch, at rate of 10 M to 1 M feet of pine lumber.

### Bill Timber.

3 x 12 inch x 18 feet to 8 x 8 inch 18 feet, inclusive, deck-load40c.	per M
Over 8 x 8 inch x 18 feet, deck-load	66
3 x 12 inch x 18 feet to 8 x 8 inch x 18 feet, inclusive, full cargo45c.	"
Over 8 x 8 inch x 18 feet, full cargo	"
$3 \times 12$ inch x 18 feet to $8 \times 8$ inch x 18 feet, inclusive, hold full50c.	"
Over 8 x 8 inch x 18 feet, hold full	"

Other sizes and lengths not mentioned, price to be agreed upon.

Barges leaving deck-load in Buffalo or elsewhere, 3c. per M more than full cargoes. Hold partially full, 5c. per M more than full cargo.

For unloading deck-load only, 3c. per M less than full cargo rate.

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Cedar Posts, Railroad Ties, Etc.		
Regular cedar posts, round, 5 inch and up in diameter at small end	%c.	each
Regular cedar posts and grape poles, round, under 5 inch in	,,,	
diameter at small end	½c.	**
Split posts	1∕2c.	40
Regular cedar railroad ties, sawed or hewed		66
Cedar trolley ties		"

Barges containing shorts will be charged 10c. per M extra on the amount of shorts contained in cargo.

4-inch strips in hold in lots over 15 M feet 5c. per M extra.

No. 4 and 5 boards or scoots 35c. per M.

For unloading steamers or barges over 12½ feet depth of hold \$5 extra will be charged for each additional 6 inches or fraction thereof, up to and including 14½ feet; over 14½ depth of hold \$10 for each 6 inches or fraction thereof.

For unloading vessels with more than one crossbeam, vessels with overhead arches, or vessels so constructed as to require extra labor to unload them, 3c. per M extra will be charged on the entire cargo. Double-deck boats special price.

Any article not covered by this card to be agreed upon between the captain of the vessel and the unloader, and if they can not agree then the Labor Committee of the Tonawanda Lumbermen's Association is to decide the matter, which shall be final.

### F .- GRAIN SCOOPERS, BUFFALO.

This Agreement, made and entered into at Cleveland, Ohio, this 17th day of May, 1906, by and between Local No. 109, Grain Scoopers of the I. L. M. & T. A. as party of the first part, and the Lake Carriers' Association, a corporation of the State of West Virginia, as party of the second part, Witnesseth:

FIRST. This agreement is made for the handling of grain at the port of Buffalo for the seasons of 1906 and 1907.

SECOND. All men employed by the Superintendent for the purpose of handling grain at the port of Buffalo shall be members of the local organization of the I. L. M. & T. A. whenever such men can be had. When such men cannot be had, the Superintendent has the right to secure any other men who can perform the work in a satisfactory manner until such time as members of the I. L. M. & T. A. can be secured. No man shall be discharged without just cause, and he shall be notified of the cause of such discharge.

THIRD. In the event of any controversy arising between the I. L. M. & T. A. or local organization and the Lake Carriers' Association, or Superintendent, or in the event of the men, or local organization, having any grievance, the men shall continue to work, and any and all such controversies and grievances shall be settled, if possible, by the President of the local organization and the Superintendent for the Lake Carriers' Association. If such controversies and grievances cannot be settled, then they shall be arbitrated by choosing a third disinterested man upon whom the President of the local

organization and the Superintendent for the Lake Carriers' Association shall agree. The decision of any two shall be final. If the President of the local organization and the Superintendent for the Lake Carriers' Association cannot agree upon a third man, each shall choose a disinterested man, and the two men thus chosen shall choose a third disinterested man, and the said three men shall constitute a Board of Arbitration. The decision of a majority of said three shall be final, and both parties shall abide thereby.

It is expressly agreed that said Arbitration Board shall meet within ten days after the matter has been submitted to them.

FOURTH. It is distinctly understood and agreed between the parties to this agreement that no man or boss in an intoxicated condition or under the influence of liquor shall be permitted to work while in that condition; a continued repetition of such condition shall be cause for suspension or discharge.

FIFTH. When a gang at any elevator quits or refuses to work on a vessel, it shall be considered a violation of this agreement, and a gang may be sent from any other elevator governed by this agreement, who shall finish or discharge such vessel, after the rules of this agreement, as though they had originally started her. The men so finishing the cargo shall receive the entire pay for discharging or unloading all of that cargo, or at least that portion of it consigned to the elevator at which the men quit or refuse work; the men so refusing to work said vessel shall be discharged or suspended, as may be determined by the President of the local organization and the Superintendent for the Lake Carriers' Association.

That no gang shall be expected to wait for a cargo longer than one (1) hour after 7 P. M., and up until midnight, except by agreement between the President of the local organization and the Superintendent for the Lake Carriers' Association.

That no cargoes with less than 50,000 bushels be started after midnight or up until 7 A. M., unless the men are already working and such cargoes are merely a continuation of their work, except that the men will work all hours after six o'clock Saturday night and up to seven o'clock Monday morning for any quantity at the extra rate of one dollar per thousand bushels.

SIXTH. Boss scoopers shall be appointed by the Superintendent. It is understood and agreed that they be members of the Scoopers' Local Union. SEVENTH. The wage scale for unloading grain shall be \$2.12½ per thousand bushels, except all grain handled between the hours of 6 P. M. Saturday up to 7 A. M. Monday, shall be paid for at the rate of \$3.12½ per thousand bushels.

EIGHTH. The compensation for handling wet grain, not in connection with any lighter, shall be 35 cents per hour.

For handling grain, wet or otherwise, to or from a lighter in the harbor or out of the harbor, shall be 50 cents per hour.

NINTH. It is further mutually understood and agreed by and between both parties to this agreement that no saloon or political influence shall be allowed or practiced by representatives or employes of either party.

TENTH. Legal holidays shall mean Decoration Day, Fourth of July, Labor Day and Thanksgiving Day. No other holidays shall be recognized. On

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Thanksgiving Day the men will work, if called upon, and will be paid the extra rate of one dollar per thousand bushels.

ELEVENTH. The supervising bosses shall have the power to hire and discharge men for cause, employing only members of Local No. 109 in good standing.

TWELFTH. The President of Local No. 109 shall appoint the timekeepers for the gangs at the different elevators.

THIRTEENTH. It is further agreed and understood that any matter not herein mentioned will remain as heretofore; in witness whereof the Lake Carriers' Association has caused this agreement to be subscribed to by its President, and the International Longshoremen, Marine and Transportworkers' Association has caused the same to be duly executed by its representatives as well as the representatives of Local No. 109, also duly authorized.

The Lake Carriers' Association,

By W. LIVINGSTONE, President.

The I. L. M. & T. A.,

By J. J. JOYCE, President Local No. 109. ROGER KANE, Recording Secretary.

Int'l Longshoremen's M. & T. Ass'n,

DANIEL J. KEEFE, President.

# DELAWARE AND HUDSON COMPANY, CONDUCTORS AND TRAINMEN.

The following are the established rates of wages of Conductors and Trainmen and the time and mileage upon which the wages are computed, to take effect May 1, 1906.

### FREIGHT SERVICE.

- 1. Eleven hours or less, or 100 miles or less, will constitute a day's work. Wreck, work and snow-plow service will be classed with and paid on through freight basis.
- 2.
   FREIGHT RATES.
   Per Mile.

   Conductors, local freight.
   3.35 cents.

   Conductors, through freight
   3.10 cents.

   Trainmen, local freight
   2.35 cents.

   Trainmen, through freight
   2.20 cents.
- 3. Overtime will begin after the expiration of 11 hours, to be paid onetenth the daily rate per hour. The Company guarantees 10 miles per hour after 11 hours. If mileage exceeds the hours, mileage will be allowed, and vice versa.

Time of road crews will begin one hour before time marked to leave.

#### PASSENGER SERVICE.

4. Eleven hours or less will constitute a day's work; time to begin when required for duty. Thirty minutes or more to constitute one hour. Overtime to begin after 11 hours and paid for at one-tenth the daily rate per hour, except that crews in turn-around or interrupted service having a lay-over period of three hours or more will be paid overtime only when delayed more than thirty minutes after the expiration of the scheduled arriving time at home terminal.

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This rule does not apply to conductors and trainmen in excursion service who are employed by the month.

Conductors and trainmen on passenger runs who are required to make irregular or extra trips will be allowed one-half day for five and one-half hours or less, and not exceeding eleven hours, one day will be allowed.

5. Passenger Rates.	Per	Mon	th.
Conductors — Montreal runs		\$110	00
Conductors — Through trains, main line		105	00
Conductors — Branch lines and local trains		95	00
Conductors — Excursion trains and extra service		95	00
Baggagemen — Through trains, main line		62	50
Baggagemen — Branch lines and local trains		60	00
Baggagemen — Troy, Albany and Montreal runs (per trip)		3	23
Trainmen - Through trains, main line		57	50
Trainmen — Branch lines and local trains		55	00
Trainmen — Milk trains	. <b></b>	62	<b>50</b>
Trainmen - Troy, Albany and Montreal runs (per trip)		2	90

6. Conductors running between Troy, Albany and Montreal will be allowed one and one-fourth day in each direction.

#### GENERAL RULES.

7. When crews working on through freight basis are called upon to load or unload freight at three or more stations on any one trip or day, such crews shall be paid local freight pay.

Through freight crews will not be required to do station switching where yard engines are stationed.

Through freight crews required to do station switching at other points in excess of thirty minutes shall be paid way freight rates.

All trains at initial points where switching engines are stationed will be made up in station order by yard crews as far as practicable. At other stations where switching engines are stationed yardmen will whenever practicable, assemble and place cars ahead on most convenient track, for road trains to pick up.

- 8. Road crews assigned to do yard switching at terminal points shall receive pay for such service at yard rates.
- 9. Where men are employed by the month, the working days shall constitute a month, and extra pay at the same rate shall be allowed for Sunday work when required. Overtime shall be computed on this basis.
- 10. Men who are called and report for duty for trains subsequently annulled shall be allowed one-fourth day; if held five and one-half hours, one-half day's pay will be allowed, and stand first out; if held longer than five and one-half hours, one day's pay will be allowed, and the crew will stand behind other crews at that point.
- .11. Conductors and trainmen shall receive the regular compensation for run or position to which they are permanently or temporarily assigned.

Conductors and trainmen who are assigned to duties other than train or switching service where the compensation is less than their regular rates, not less than their regular rates will be allowed.

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- 12. Trainmen who are required to do baggage work and render baggage reports in addition to their own work, shall receive baggagemen's pay.
- 13. Trainmen doing part local freight work and part passenger work shall receive local freight rates when the local freight mileage exceeds the passenger mileage.
- 14. Men attending court or coroner's inquest as witnesses, or engaged in any other work assigned to them by the Company, will receive pay for 100 miles per day while so engaged, except in case of those employed on regularly scheduled trains, who will receive the mileage and pay which they would have received in ordinary service, together with necessary expenses.
- 15. Men deadheading on passenger trains, under orders, will be allowed one-half pay, and on freight trains, full pay for the service on account of which they deadhead.
- 16. Road crews doubling hills will be allowed actual mileage at the rate per mile paid on the train doubling.
- 17. When the service as reported on a time slip is not allowed, the slip will be returned with the reason for not allowing it.
- 18. Fifteen minutes overtime will be considered as half an hour; forty-five minutes will be considered as one hour.
- 19. The rights of road and yard men shall be interchangeable and the word trainmen as used herein, shall apply to yard conductors, baggagemen, flagmen, yard brakemen and road brakemen.
- 20. Conductors and trainmen shall be promoted in accordance with seniority, provided they possess the requisite qualifications.

If they fail to pass the first examination, they will be given a second examination, and if they fail on the second examination, they will be given a third, provided the three examinations are taken within nine months. Trainmen so qualifying will retain their roster rights. When extra conductors are required at any point on a Division, the required number will be advertised for and shall be taken from the oldest applicant on the roster.

Trainmen not wishing to bid for such positions, or failing to pass the required examinations shall retain their rights on trainmen's roster, but shall not have rights to promotion over those who do accept.

Trainmen who enter the service after the date of this agreement, failing to pass or declining the third examination, will drop back as the youngest trainman and can only come up again in his turn.

Promotion shall be from trainman to freight conductor and from freight conductor to passenger conductor.

- 21. For every two trainmen promoted to the position of conductor one experienced conductor on the trainmen's roster will be re-employed if desirable.
- 22. Men declining a position or failing to make application therefor, provided such position is not a promotion, shall retain their rights on the roster.

Conductors that are employed in the passenger service prior to the adoption of this schedule shall have preference for passenger runs over men that are older on the roster but not in the passenger service.

23. When a regular train is abandoned or crews withdrawn, conductors and trainmen affected shall have their choice of trains according to their roster rights. Men so displaced will have the same privilege.

Conductors of trains withdrawn may be assigned to extra duty as conductors in rotation if they so desire.

24. All new runs and vacancies of any kind in train and yard service will be advertised within five days after becoming vacant, for a period of ten days on the division on which they occur, and appointment shall be made within ten days in the order of seniority, provided the oldest applicant possesses the requisite qualifications; and further provided a temporary vacancy of sixty days or less will be given to the oldest extra man available; who will hold it until the regular man resumes his place, or it becomes permanently vacant.

Positions as extra passenger trainmen will be advertised for a period of ten days and vacancies will be filled in the order of seniority in accordance with the roster. Men who accept will have rights to the extra passenger work over men who do not accept.

- 25. When more than one vacancy occurs, conductors and trainmen shall have the right to bid on all such vacancies, stating preference.
- 26. Men bidding off positions will not be allowed to bid off the position they left until it has once been filled and again becomes vacant.
- 27. When a train baggageman is absent from his position temporarily, the oldest trainman on same train will be entitled to baggageman's position if older on the roster than the extra man, until his return, provided he has the requisite qualifications.
- 28. A roster of conductors and trainmen on each division will be bulletined and will be renewed as often as necessary. No name shall appear on more than one roster.
- 29. Conductors and trainmen living within one mile of the yard will be called one hour before required for duty, except that men on trains having a fixed hour for leaving will not be called between eight A. M. and nine P. M.
- 30. On arrival at terminal after a trip of fifteen hours or more continuous service, men will be allowed ten hours rest if desired, except in case of wrecks, washouts or other like emergencies.
- 31. Men on scheduled or regularly assigned trains will not be called for extra service on their lay-off when spare men are available.
- 32. All unassigned conductors and trainmen will be run first in, first out, on their respective divisions.
- 33. Conductors and trainmen shall be exempt from coaling engines at terminals.
- 34. Effort will be made to furnish employment, suitable to their capacity, to conductors or trainmen who are injured in the discharge of their duty or become unable to perform their duty on account of failing health.
- 35. Passenger trainmen shall not be required to couple or uncouple hose where car inspectors are available, and shall not switch their trains where switch engines are provided.
- 36. Conductors or trainmen will not be dismissed or suspended from the service without cause. In the event of suspension or dismissal they will have the right within ten days to refer their case, by written statement, to the Division Superintendent. As soon as possible, after receipt of such notice, their case will be given a thorough investigation by the proper officers; at which they will have right to be present if they desire; and also

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to be accompanied by fellow-employees of their choice. In case they are not satisfied with the result of such investigation, they will have the right to appeal their case to a higher official.

In case the suspension or dismissal is found to be unjust, they will be reinstated and paid for lost time.

- 37. Conductors and trainmen will be granted leave of absence as soon as possible after it is applied for.
- 38. When business is light the work will be equalized between men on regular and extra crews as far as practicable. This shall not apply to regular men who have made less than twenty-six days per month.
- 39. Conductors and trainmen shall if they so desire, upon leaving the service, be given a letter signed by the Superintendent stating the nature and time of their service and the reason for leaving.

### GENERAL YARD RULES.

40. The rules in the conductors' and trainmen's schedule shall apply to yard rules as to seniority, rights to run, and promotion, not provided for in yard rules.

### RATES OF PAY IN YARD SERVICE.

41.		Per Hour.
Conductors:	Days	27 cents.
Conductors:	Nights	28 cents.
	Days	
Trainmen:	Nights	25 cents.

- 42. Ten hours or less will constitute a day's work. Time exceeding ten hours will be paid for as overtime at the regular rate. Fifteen minutes will be considered as one-half hour; forty-five minutes will be considered as one hour.
  - 43. Wilkes-Barre transfer crews will be classed in yard service.

Mine crews will be classed in road service.

- 44. Yard conductors required to run trains on road which requires them to sign orders or make out road reports will be paid through freight rates for the day. If freight is loaded or unloaded at three or more stations on one trip, local freight rates will be paid.
- 45. Yard men will be permitted to take their mid-day or mid-night meal between the hours of eleven and one o'clock. They will not be required to work longer than five hours and thirty minutes without having at least thirty minutes for such meal. If fifteen minutes or more of the meal hour is worked, one hour overtime shall be allowed.

Yard crews who are required to work other than the usual hours, shall have one hour for meals between the fourth and sixth hours.

- 46. The usual working hours for yard men shall be from 7 A. M. to 6 P. M., and from 7 P. M. to 6 A. M., allowing one hour for meal.
- 47. Yard men will not be required to work with any engine or engines longer than two days, without they are properly equipped with foot boards and hand rails.
- 48. Yard men will not be required to work double tricks unless they do so voluntarily.

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- 49. Yard men will not be required to couple or uncouple hose on passenger trains, where car inspectors are available. This does not apply to through trains having ten minutes or less station time.
- 50. This agreement of rates of wages and rules affecting the employment of conductors and trainmen will take effect May 1, 1906, and will be carried out in good faith by all parties interested.

#### A. KEMPER,

Superintendent Transportation.

### DELAWARE AND HUDSON COMPANY, ENGINEMEN.

The following are the established rates of wages of enginemen and the time and mileage upon which the wages are computed, effective May 1, 1906:

1. The rates per day are fixed for an actual day's run of 100 miles or less, and all runs over 100 miles in one day will be paid for at the mileage rates. Eleven hours or less will constitute a day's work, the time and mileage to be computed and carried out separately for each day's work. Ten miles will be allowed for each hour after 11 hours consumed in making 100 miles or less.

	Ce	ents
Enginemen.	per	mile.
Passenger engines		3.60
Consolidation freight engines		4.10
Other freight engines		3.70
Yard engines		3.50

Mine runs to be classed as road runs.

In yard service 10 hours or less will constitute a day's work.

Enginemen will report sufficiently early to have their engines ready for service at time marked.

- 2. Time of service will commence when engineman has registered, one hour before leaving time and conclude at the time engine is placed on designated track at terminal and inspection of engine is made. Time of inspection not to exceed 20 minutes. Time sheet will be placed in round house, upon which enginemen will register at beginning and end of run. This does not apply to yard service.
- 3. Enginemen who are marked and report for duty and are relieved before performing any service will receive one-fourth day's time and pay, except when they receive notice before leaving their home that their train is annulled. If one hour's work or more is done in getting engine ready for service, one-half day's time and pay will be allowed.
- 4. Enginemen attending court or inquest as witnesses, or engaged in any other work assigned to them by the company, will receive pay for 100 miles per day while so engaged, except in case of enginemen employed on regularly scheduled trains, who will receive the mileage and pay which they would have received in ordinary service, together with necessary expenses.
- 5. Enginemen employed on work trains or engines making trial trips will be paid in accordance with the class of engines they may be running.
- 6. Enginemen required, on written order of the proper officer, to deadhead over any portion of the road on company's business, will be allowed one-half

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mileage made in their class when deadheading on passenger trains, and full mileage when deadheading on freight trains, except when being transferred for service of not less than five days.

- 7. Enginemen running on mixed trains, consisting of freight and passenger or milk, will be paid at freight train rates, in accordance with the type of locomotive used.
- 8. When an engineman is required to work in shops he shall receive full pay at road rates.
- 9. Enginemen on switch engines will be allowed one hour for meals between the fourth and sixth hours from time of starting work. If required to work fifteen minutes of the meal hour, one hour's overtime will be allowed, and thirty minutes will be allowed for meal, as soon as possible.
- 10. When the service, as reported on a time slip, is not allowed, the time slip will be returned to the man making it with the reason given for not allowing it.
- 11. Vacant positions will be advertised within ten days after becoming vacant, and be advertised for a period of ten days on the division on which they occur, and appointments will be made in the order of seniority within five days, providing the oldest applicant possesses the requisite qualifications.

This does not apply to yard service on Saratoga and Champlain divisions.

- 12. In the choice of runs on any division the men who have been longest in the service as enginemen on that division shall have the preference, and if a run is discontinued the engineman falls to any run held by a junior man.
- 13. All runs or engines temporarily vacant for less than ten days shall be given to the extra engineman; after the expiration of the ten days they shall be given to the oldest engineman making application who will hold the run until the regular engineman returns to duty or the position is declared vacant, and regularly advertised and assigned as per article 11.

Said vacancy to be bulletined in engineman's register room.

- 14. All unassigned men will be run first in, first out, on their respective divisions.
- 15. Enginemen will not be required to adjust wedges, clean or fill head lights or markers or sand or coal engines at terminal points and will not be responsible for engine supplies after engine has been left on track designated by company at completion of trip.

This does not relieve, however, the engineman from knowing that the proper signal equipment is on his engine, at the time the engineman takes charge of the engine at terminal.

- 16. When an engine becomes disabled from any cause and is sent to the shops for repair, the engineman will be assigned to another engine to run in its stead, if there is an extra engine available.
- 17. Enginemen will not be dismissed or suspended from the service without cause; in event of suspension or dismissal they will have the right, within ten days, to refer their case, by written statement, to the division superintendent. As soon as possible after receipt of such notice their case will be given a thorough investigation by the proper officers, at which they will have the right to be present, if they desire, and also to be accompanied by fellow-employees of their choice. In case they are not satisfied with the result of such investigation they will have the right to appeal their case to a higher

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official. In case the suspension or dismissal is found to be unjust they will be reinstated and paid for time lost.

- 18. Enginemen will be called, as near as practicable, two hours before scheduled leaving time, except that men on trains having a fixed leaving hour, will not be called between 8 A. M. and 9 P. M.
- 19. After completing a trip of fifteen hours or more continuous service, enginemen will be allowed ten hours rest if desired, except in case of wrecks, washouts, or other like emergencies. If more than ten hours rest is desired, enginemen will so state when they register in, naming a definite number of hours, not to exceed twenty.
- 20. This agreement of rates of wages and rules affecting the employment of enginemen supersedes all previous rules inconsistent therewith.

A. Kemper,
Superintendent Transportation.

#### DELAWARE AND HUDSON COMPANY, FIREMEN.

The following are the established rates of wages of locomotive firemen and the time and mileage upon which the wages are computed, effective May 1, 1906:

1. The rates per day are fixed for an actual day's run of 100 miles or less, and all runs over 100 miles in one day will be paid for at the mileage rates. Eleven hours or less will constitute a day's work, the time and mileage to be computed and carried out separately for each day's work. Ten miles will be allowed for each hour after eleven hours consumed in making 100 miles or less.

$\mathbf{c}$	ents per
FIREMEN.	mile
Passenger engines	2.12
Consolidation freight engines	2.55
All other freight engines	2.30
Yard engines	2.20

Mine runs to be classed as road runs.

In yard service ten hours or less will constitute a day's work. Firemen will report sufficiently early to have their engines ready for service at time marked.

Men performing the regular duties of a hostler will receive \$2.10 per day, and will be allowed overtime pro rata after twelve hours' service. Experienced firemen shall be given preference, as far as possible, in the employment of hostlers.

- 2. Time of service will commence when engineman has registered one hour before leaving time, and conclude when engineman has registered on time sheet placed in engine house for that purpose. This does not apply to yard service.
- 3. Firemen who are marked and report for duty and are relieved before performing any service will receive one-fourth day's time and pay except when they receive notice before leaving home that their train is annulled. If one hour's work or more is done in getting engine ready for service, one-half day's time and pay will be allowed.

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- 4. Firemen attending court or inquest as witnesses or engaged in any other work assigned to them by the company will receive pay for 100 miles per day while so engaged, except in case of firemen employed on regularly scheduled trains, who will receive mileage and pay they would have received in ordinary service together with necessary expenses.
- 5. Firemen required on written order of the proper officer to deadhead over any portion of the road on company's business will be allowed one-half mileage made in their class when deadheading on passenger trains and full mileage when deadheading on freight trains, except when being transferred for service of not less than five days.
- 6. Firemen employed on work trains or engines making trial trips will be paid in accordance with the class of engines they may be firing.
- 7. When a fireman has passed all examinations satisfactorily, he shall receive a certificate of promotion as engineman.
- *8. Firemen will be called for examination and promoted in accordance with their seniority, and if they fail to pass the first examination, they will be given a second examination; and if they fail on the second examination, they will be given a third examination, providing the three examinations are taken within a period of nine months. Firemen so qualifying will retain all roster rights. Firemen who decline, refuse, or fail to pass the third examination, may be relieved as incompetent.
- 9. Firemen on mixed trains consisting of freight and passenger, or milk, will be paid at freight train rates in accordance with the type of locomotive
- 10. When firemen are required to act as hostlers, or to work in shop, they will receive \$2.30 per day, and will be allowed overtime pro rata after twelve hours' service.
- 11. Firemen on switch engines will be allowed one hour for meals between the fourth and sixth hours from time of starting work. If required to work fifteen minutes of the meal hour, one hour overtime will be allowed and thirty minutes will be allowed for meal as soon as possible.
- 12. When the service as reported on a time slip is not allowed the time slip will be returned to the man making it with the reason given for not allowing it.
- 13. Vacant positions will be advertised within ten days after becoming vacant and be advertised for a period of ten days on the division on which they occur and appointments will be made in the order of seniority within five days, providing the oldest applicant possesses the requisite qualifications.
- 14. In the choice of runs on any division, the firemen who have been longest in the service on that division shall have the preference, and if a run is discontinued, the fireman will fall to any run held by a junior man.
- 15. All runs or engines temporarily vacant for less than ten days, shall be given to the extra firemen. After the expiration of the ten days, they shall be given to the oldest fireman making application, who will hold the run until the regular fireman returns to duty or the position is declared vacant and regularly advertised and assigned as per Article 13. Said vacancy to be bulletined in register room.
- 16. All unassigned men will be run first in first out on their respective divisions.

- 17. When an engine becomes disabled from any cause and is sent to the shop for repairs, the fireman will be assigned to another engine to fire in its stead, if there is an extra engine available.
- 18. Firemen will not be dismissed or suspended from the service without cause; in event of suspension or dismissal they will have the right, within ten days, to refer their case, by written statement, to the division superintendent. As soon as possible after receipt of such notice their case will be given a thorough investigation by the proper officers, at which they will have the right to be present, if they desire, and also to be accompanied by fellow-employes of their choice. In case they are not satisfied with the result of such investigation they will have the right to appeal their case to a higher official. In case the suspension or dismissal is found to be unjust, they will be reinstated and paid for time lost.
- 19. Firemen will be called as near as practicable two hours before schedule leaving time, except that men on trains having a fixed leaving hour, will not be called between 8 A. M. and 9 P. M.
- 20. After completing a trip of fifteen hours or more continuous service, firemen will be allowed ten hours' rest if desired, except in case of wrecks, washouts, or other like emergencies. If more than ten hours' rest is desired, firemen will so state when they register in, naming a definite number of hours, not to exceed twenty.
- 21. Firemen will be exempt from cleaning all brass inside and outside of cabs, painting stacks, front end and arches; cleaning out flues and wiping off tanks and engines below foot-boards. They will, however, wipe engines above foot-boards.
- 22. Firemen will be exempt from cleaning fires on engines at terminals and turning points where men are now provided for that purpose.
- 23. Suitable protection against the weather will be placed on all engines during the winter months. Coolers will be furnished on request on all engines from May 1st to October 1st, and ice will be allowed wherever it can be obtained.
  - 24. Firemen shall be exempt from coaling engines at terminal points.
- 25. A roster for each division shall be placed in principal round houses so that it may be referred to at any time. The roster will be corrected at least once a year if changes occur during that period.
- 26. When business is light the work will be equalized between men on regular and extra crews as far as practical. This shall not apply to regular men who have made less than twenty-six days per month.
- 27. Regular men will not be called upon to do extra work when extra men are available.
- 28. Thirty days after a fireman has been promoted, his run shall be advertised, and if he is to go back firing, owing to a decrease in business, he shall retain his seniority rights on firemen's roster if exercised within ten days.
- 29. This agreement of wages and rules affecting the employment of firemen supersedes all previous rules inconsistent therewith.

A. Kemper,
Superintendent Transportation.

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#### DELAWARE AND HUDSON COMPANY, TELEGRAPHERS.

#### THE DELAWARE & HUDSON COMPANY.

OFFICE SUPERINTENDENT TRANSPORTATION,
ALBANY, N. Y., May 1, 1906.

The following rules will hereafter be observed in the employment of telegraphers:

- 1. Any employe required to telegraph in the performance of his assigned duties shall be considered a telegrapher.
- 2. A roster of telegraphers will be prepared for each operating division, and a copy of same furnished to each telegraph office. This roster will be revised as often as necessary.
- 3. All employes in the telegraph service will be regarded as in line of promotion, advancement depending upon faithful discharge of duties and capacity for increased responsibility. Where ability and conduct permit, seniority rules will govern.
- 4. Vacancies or newly created positions will be advertised as promptly as possible by circular letter, one copy to be mailed to each telegraph office upon the superintendent's division. As soon as possible after the elapse of ten (10) days the vacancy will be filled under the terms of Rule 3.
- 5. A telegrapher declining to accept promotion will not forfeit his rights to the same or any other position he may be entitled to under Rule 3 when a vacancy occurs or a new position is created.
- 6. A telegrapher accepting a position under Rule 4, and finding it to be unsuitable, will have the same right as other telegraphers in bidding for the position which he vacated when same is advertised.
- 7. Telegraphers will be granted leave of absence, so far as consistent with good service, and will be relieved as soon as possible after application for same is made.
- 8. Telegraphers transferred to new locations will be granted free transportation thereto for themselves, dependent members of their families, and household goods.
- 9. Twelve (12) consecutive hours or less, including meal hour, will constitute a day's work; the hours of service to be arranged to suit the requirements.

Dispatchers will relieve telegraphers for not less than thirty (30) minutes and not to exceed one (1) hour for meals between 11 A. M. and 1:30 P. M. and 11 P. M. and 1:30 A. M. on request. If unable to do so telegraphers will receive one-half (½) hour's overtime.

- 10. After one year's service, telegraphers working twelve (12) hours per day seven (7) days per week will be granted one (1) day off per full month's service without loss of pay.
- 11. Overtime will be allowed for all hours worked in excess of the regular established hours and will be paid for pro rata. In computing overtime less than thirty (30) minutes will not be counted; over thirty (30) minutes and less than sixty (60) minutes will count as an hour. Overtime will not be allowed unless overtime slips are mailed to the proper officer immediately after the service is performed. When overtime is not allowed, as per slip, the telegrapher will be notified as soon as possible.

Note.—Overtime will apply only to time made in the performance of telegraph work.

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- 12. Telegraphers summoned to telegraph service outside of regular hours, after being excused by the train dispatcher or leaving the office for the day, will be allowed twenty-five (25) cents per hour for such service; the minimum allowance to be one (1) hour.
- 13. Telegraphers attending court, or other business for the company, will be paid their regular rates of pay per day; and when called to leave home, necessary expenses will be paid.
- 14. Telegraphers will not be dismissed or suspended from the service without cause; in event of suspension or dismissal they will have the right, within ten (10) days, to refer their case, by written statement, to the division superintendent. As soon as possible after receipt of such notice their case will be given a thorough investigation by the proper officers, at which they will have the right to be present, if they desire, and also to be accompanied by fellow-employes of their choice. In case they are not satisfied with the result of such investigation, they will have the right to appeal their case to a higher officer. In case the suspension or dismissal is found to be unjust, they will be reinstated and paid for time lost.
- 15. Extra telegraphers will receive the same compensation as the persons they relieve, except where extra men are paid a stated monthly salary. Telegraphers holding regular positions, when sent to work in other offices temporarily, will receive no less compensation than their regular positions entitle them to.
- 16. Telegraphers leaving service in the telegraph department to accept service in other departments will forfeit their seniority after an absence of ninety (90) days.
- 17. When it becomes necessary to reduce the force it shall be the practice, as far as possible, with due regard to the qualifications of the men, to dismiss the youngest men in the service.

#### A. KEMPER,

Superintendent Transportation.

# DELAWARE, LACKAWANNA AND WESTERN RAILBOAD CO., CONDUCTORS AND TRAINMEN.

# [Effective April 1, 1906.] RATES OF PAY.

#### PASSENGER SERVICE - M. & E. DIVISION.

CLASS	First 100 miles	Additional per mile for mileage over 100
Conductors	<b>\$3.60</b>	½ cent
Baggagemen	2.25	⅓ cent
Trainmen	2.10	⅓ cent

#### OTHER DIVISIONS.

CLASS	First 100 miles	Additional per mile 100 to 213 miles	Per mile 214 miles and over
Conductors	\$3.60	4/10 cent	1.9 cents
Baggagemen	2.20	1/4 cent	1.17 cents
Trainmen	2.10	¼ cent	1.12 cents

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#### MILK SERVICE.

Conductors.— Through milk trains between Binghamton and Hoboken, 1.75 cents per mile.

Trainmen.—Through milk trains between Binghamton and Hoboken, \$65 per month.

Trainmen. - Main line local milk trains, baggagemen's rates.

Conductors.—Milk trains between Binghamton and Richfield Springs, 1.75 cents per mile.

Trainmen.— Between Utica and Binghamton; Syracuse and Binghamton; and Richfield Springs and Binghamton, \$65 per month and an allowance of one day off in five.

#### THROUGH FREIGHT SERVICE.

	RATE IN CENT	8 PER MILE
RUNS	Conductors	Trainmen
Between Hoboken and Scranton, Scranton and North-		
umberland	3.25	2.16
Between Scranton and Elmira; Utica, Oswego and		
Binghamton	3.15	2.10
Between Elmira and Buffalo		2.00

#### WAY FREIGHT, ROUSTABOUT AND MINE RUNS.

•	RATE IN CENT	S PER MILE
RUNS	Conductors	Trainmen
West of Elmira	3.30	2.25
East of Elmira and S. & U. Divisions	3.30	2.30

#### SUSSEX BRANCH.

	RATE IN CENTS PER MILE		
CLASS	Freight	Passenger	
Conductors	3.15	3.15	
Baggagemen		2.05	
Trainmen	2.10	1.80	

#### LACKAWANNA & MONTROSE BRANCH.

Conductors	\$3.25	per	day.
Trainmen	\$2.20	per	day.

Overtime after fourteen hours from time scheduled out until engine is put away, on basis of ten miles per hour. This includes switching, loading and unloading of cars, etc.

#### RULES.

#### GUARANTEED MILEAGE PER HOUR.

- 1. A guarantee of ten miles per hour is made in all road service except as provided in Rule 3.
- 2. (a) A guarantee of eight and one-third miles per hour is made in hill, wreck, work, construction and roustabout drill service.
- (b) In mine service on Bloomsburg branch, eleven hours, including one hour for dinner, will constitute a day's work; overtime at one-tenth of regular rate per day.

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3. In passenger and milk service, except suburban and local on M. & E. division, and on L. & M. and Ithaca branches, the company guarantees fifteen miles per hour for all time on duty, time between runs not to be counted.

#### OVERTIME.

- 4. In suburban and local passenger service on M. & E. division, overtime will be paid as per Rule 5, after twelve hours from commencement of run, including lay-over periods, except that on runs with lay-over of eight or more consecutive hours, overtime will be paid when thirty minutes late on last trip arriving at home terminal, at one-twelfth the rates paid on that train.
- 5. In computing overtime thirty minutes will be considered one hour; less than thirty minutes will not be counted.

MILEAGE ALLOWANCE FOR WAY FREIGHTS AND PICK-UPS.

6. Way freight and pick-up runs of less than 100 miles will be allowed 100 miles.

#### ALLOWANCE WHEN CALLED AND NOT USED.

7. Men who are called and report will be allowed twenty-five miles and stand first out. If any mileage is made, they will be allowed fifty miles. In road service, if more than fifty and not more than 100 miles are made, or if more than five and not more than ten hours are worked, 100 miles will be allowed; in hill, wreck, work, construction and roustabout drill service, if more than fifty and not more than 100 miles are made, or if more than six and not more than twelve hours are worked, 100 miles will be allowed.

THEOUGH FREIGHT RATES TO APPLY TO HILL, WRECK, WORK AND CONSTRUC-

8. Through freight rates will be paid in hill, work, wreck and construction service.

#### DOUBLING HILLS.

9. Actual mileage at regular rates will be paid for doubling hills.

#### LEABNING THE ROAD.

10. No mileage will be allowed for learning the road or for being examined to run on another division, except when ordered by the company, when time will be paid at the rate of 100 miles per day in the service in which regularly employed, and not actual mileage.

#### RUNS COMPRISING TWO CLASSES OF SERVICE.

11. Runs comprising both freight and passenger or express will be paid on freight basis. This will not apply to Ithaca branch, where men will be paid at the rates for mileage actually made in either class.

#### ALLOWANCE WHEN HELD AWAY FROM HOME.

12. When conductors and trainmen in extra freight service are held at a terminal other than their home terminal for an engine or train, they will be allowed twenty-five miles for each six hours or fraction thereof so held after the expiration of eighteen hours.

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#### UNASSIGNED MEN - FIRST IN-FIRST OUT.

13. Unassigned men will be run first in-first out on their respective divisions.

#### WORK BEFORE OR AFTER A RUN.

14. Any work required before or after a run will be paid for at the same rate and under the same rule.

#### DOUBLING SHORT RUNS.

15. A run of less than 100 miles which is allowed 100 miles, and the double of which is more than 100 miles, will be allowed actual mileage only when doubled; but when crews double for actual mileage they will be considered as continuously on duty during entire turn-around trip.

#### COURT DUTY, ETC.

16. Men temporarily engaged in business of the company outside the line of their regular duties, at court or otherwise, will be paid not less than their regular wages per day and necessary expenses while so engaged.

#### PILOTS.

17. Trainmen acting as pilots, or signing train orders, will receive conductors' pay.

#### DEADHEADING.

18. Conductors and trainmen deadheading under orders will be allowed half time in their class, but when running with an engine or engine and caboose, full time will be allowed.

#### PROMOTION.

19. Seniority will be the rule for promotion or advancement in the train service when merited by faithful discharge of duty and when, in the judgment of the superintendent, the employe has shown capacity for increased responsibility. The order of promotion will be as follows:

#### ON MORRIS & ESSEX DIVISION.

- (a) Freight trainman to extra passenger trainman or freight conductor.
- (b) Freight conductor to milk train conductor or passenger conductor.
- (c) Extra passenger trainman to regular passenger trainman.
- (d) Regular passenger trainman to regular baggageman.
- (e) Baggageman to freight conductor, after qualifying.

#### ON OTHER DIVISIONS.

- (f) Trainmen (including baggagemen) to be considered in one class; the line of promotion to be:
  - (g) Trainman to freight conductor.
  - (h) Freight conductor to milk train conductor or passenger conductor.
  - (i) Milk train conductor to passenger conductor.

#### TEMPORARY VACANCIES.

20. A temporary vacancy of more than fifteen days on preferred runs will be filled by the senior conductor or trainman if competent; less than fifteen days by the first man out who is competent.

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#### VACANCY AMONG PASSENGER CONDUCTORS.

21. A vacancy among passenger conductors will be filled by giving the first regularly assigned extra passenger conductor a regular run.

#### APPLYING FOR TWO OR MORE VACANCIES.

22. In case two or more runs or vacancies are advertised at the same time, men may make application for any or all, stating their preference.

#### ADVERTISING VACANCIES.

23. Vacant runs will be advertised ten days beginning within five days from date of vacancy.

#### TRANSFER BETWEEN DIVISIONS.

24. In case of a shortage of men on one division and a surplus on another division, the surplus will be transferred temporarily, as may be necessary to avoid hiring men, and will not lose their rank on the division from which transferred.

#### RIGHTS OF TRANSFERRED MEN.

25. A man going from one division to another permanently will be considered a new man on the division to which he goes, and will lose his rank on the division which he leaves.

## HIRING CONDUCTORS.

26. For every two trainmen promoted to conductors one conductor may be hired, provided there is no competent trainman in the service of five years' experience.

#### IN REDUCING FORCE.

- 27. In reducing the force the least competent men among the more recently employed may be permanently relieved or laid off as may be found necessary. Regular men in the service who have been promoted will be set back on their respective divisions in the order of their promotions to the positions to which they are entitled.
- 28. When men do not make 2,600 miles per month in extra freight service, the more recently employed or promoted will be set back or placed on the extra list. They shall also hold their rank respectively when business revives and additional men are required.

#### FAILURE TO PASS EXAMINATIONS.

29. Trainmen failing to pass a first examination for conductor will be given a second examination after a reasonable time. If they fail again they may be relieved as incompetent.

#### REST BETWEEN RUNS.

30. Men shall not be called to go out until they have been permitted or required to take sufficient rest. After sixteen consecutive hours on duty they will be required to take at least eight hours' rest.

# NOTIFICATION WHEN UNABLE TO WORK.

31. Men who are unable from any cause to perform service must send notice in ample time for other provision to be made and to avoid being called.

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#### CALLING MEN.

32. Where callers are employed, men who live within a distance of one mile will be called a reasonable time before the leaving time of their trains, and the man called will sign his name and the time at which he was called. This will not apply to men assigned to regular passenger trains leaving between the hours of 7 A. M. and 11 P. M., nor to regular freight trains leaving between 7 A. M. and 10 P. M.

#### EMPLOYMENT FOR DISABLED MEN.

33. It is the policy of the management to find suitable employment for disabled employes, if practicable, when they can perform work that does not incur danger to themselves, other employes, the public, or the company's property.

#### SERVICE CERTIFICATES.

34. All men who have been in the employ of the company for ninety days, upon leaving the service or being relieved, will be given a certificate stating the time of service, in what capacity, and cause of leaving, same to be approved and stamped by the proper officer.

#### INVESTIGATIONS.

35. No man will be dismissed without a fair and impartial investigation, at which he may be present, and when desired he may call in a fellow employe to act as his counsel.

#### ROSTERS.

36. Rosters of men on each division, giving the dates they entered the service of the company and the time of their promotion to their present positions, will be kept at convenient places for inspection by them.

#### ERRORS IN TIME SLIPS.

37. When the service on a time slip is not allowed, the time slip will be returned to the man making it, with reasons given in writing for not allowing it.

## RIGHT OF APPEAL.

38. The management accords to any and all employes the right to appeal to its highest officer.

#### T. E. CLARKE,

General Superintendent.

#### LEHIGH VALLEY RAILROAD, BAGGAGEMEN AND TRAINMEN.

#### [Effective May 15, 1906.]

The rate of pay of baggagemen, passenger, freight, yard and mine trainmen will be as follows:

#### 1. Passenger trainmen:

50	miles or less	 . \$0.95	per	day.
51	to 140 miles	 2.00	per	day.
141	to 155 miles	 2.10	per	day.
158	miles and over	2 20	Der	dav

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#### 2. Train baggagemen:

50	miles or less		1.00	per	day.
51	to 140 miles		2.10	per	day.
141	to 155 miles	•••••	2.20	per	day.
158	miles and ove	. <del></del>	9 30	nar	dev

- (a) On the Clinton, Pittstown, Flemington, and Willard branches, the rate for service will be on a monthly basis.
- (b) Jersey City to Buffalo or vice versa, trainmen, four dollars (\$4) per trip; baggagemen, four dollars and thirty-five cents (\$4.35) per trip.
- (c) Jersey City to Suspension Bridge via Buffalo or Depew Junction, or vice versa, trainmen four dollars and twenty-five cents (\$4.25) per trip; baggagemen, four dollars and sixty cents (\$4.60) per trip.
- (d) Easton to Buffalo or vice versa, trainmen, three dollars and fifty cents (\$3.50) per trip; baggagemen, three dollars and eighty-five cents (\$3.85) per trip.
- (e) Easton to Suspension Bridge via Buffalo or Depew Junction, trainmen, three dollars and seventy-five cents (\$3.75) per trip; baggagemen, four dollars and ten cents (\$4.10) per trip.
- (f) Easton to Jersey City and return or vice versa, trainmen, two dollars (\$2) per round trip; baggagemen, two dollars and thirty cents (\$2.30) per round trip.
- (g) Pittston Junction to Jersey City, or vica versa, trainmen, two dollars and twenty-five cents (\$2.25) per trip; baggagemen, two dollars and fifty cents (\$2.50) per trip.
- (h) When overtime is allowed or additional allowance made, it will be at the rate of twenty (20) cents per hour for trainmen and twenty-one (21) cents per hour for baggagemen.
- 3. Through symbol train service Suspension Bridge to Sayre, or vice versa, trainmen, three dollars and forty-five cents (\$3.45) per trip; flagmen, three dollars and fifty cents (\$3.50) per trip. Overtime after seventeen (17) hours and thirty (30) minutes.
- (a) Through symbol train service, Sayre to East Buffalo, or vice versa, trainmen, three dollars and ten cents (\$3.10) per trip; flagmen, three dollars and fifteen cents (\$3.15) per trip. Overtime after fifteen (15) hours and thirty (30) minutes.
- (b) Through symbol train service, Sayre to Lehighton or Mahoning, or vice versa, two dollars and sixty-eight cents (\$2.68) per trip. Overtime after fifteen (15) hours and thirty (30) minutes.
- (c) Through slow freight service Sayre to East Buffalo, or vice versa, trainmen, three dollars and forty-four cents (\$3.44) per trip; flagmen, three dollars and sixty cents (\$3.60) per trip. Overtime after eighteen (18) hours and thirty (30) minutes.
- (d) Through slow freight service East Buffalo to Manchester, Manchester to Sayre, or Sayre to Coxton, or vice versa, two dollars (\$2) per trip. Overtime after twelve (12) hours and thirty (30) minutes.
- (e) Through slow freight service. Suspension Bridge to Manchester, or vice versa, trainmen, two dollars and ten cents (\$2.10) per trip; flagmen, two dollars and twenty cents (\$2.20) per trip. Overtime after twelve (12) hours and thirty (30) minutes.

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- (f) Through slow freight service Coxton to Lehighton or Mahoning and return, or vice versa, two dollars and ninety cents (\$2.90) per round trip. Overtime after fifteen (15) hours and thirty (30) minutes.
- (g) Through slow freight service Coxton to Lehighton or Mahoning, via Mountain Cut-Off, returning via main line, or vice versa, three dollars and ten cents (\$3.10) per round trip. Overtime after sixteen (16) hours and thirty (30) minutes.
- (h) Through slow freight service Coxton to Lehighton or Mahoning and return, or vice versa, via the Mountain Cut-Off, and run extended to Port Bowkley or Wilkes-Barre, three dollars and fifty cents (\$3.50) per round trip. Overtime after eighteen (18) hours and thirty (30) minutes.
- (i) Through slow freight service Wilkes-Barre to Lehighton or Mahoning, and return via Mountain Cut-Off, or vice versa, three dollars and ten cents (\$3.10) per round trip. Overtime after sixteen (16) hours and thirty (30) minutes.
- (j) Through slow freight service Wilkes-Barre to Lehighton or Mahoning, via Mountain Cut-Off, returning via main line, or vice versa, two dollars and ninety cents (\$2.90) per round trip. Overtime after fifteen (15) hours and thirty (30) minutes.
- (k) Through slow freight service Wilkes-Barre or Coxton to Penn Haven Junction and return, two dollars and ten cents (\$2.10) per round trip. Overtime after twelve (12) hours and thirty (30) minutes.
- (1) Through slow freight service Lehighton to Jersey City, or vice versa, trainmen, two dollars and thirty-six cents (\$2.36) per trip; flagmen, two dollars and forty-eight cents (\$2.48) per trip. Overtime after thirteen (13) hours and thirty (30) minutes.
- (m) Through slow freight service Lehighton to Oak Island, or vice versa, trainmen, two dollars and twenty cents (\$2.20) per trip; flagmen, two dollars and thirty cents (\$2.30) per trip. Overtime after twelve (12) hours and thirty(30) minutes.
- (n) Through slow freight service Lehighton to Perth Amboy, or vice versa, trainmen, two dollars and ten cents (\$2.10) per trip; flagmen, two dollars and twenty cents (\$2.20) per trip. Overtime after twelve (12) hours and thirty (30) minutes.
- (o) Symbol train service Lehighton to Jersey City, or vice versa, two dollars and twenty-two cents (\$2.22) per trip. Overtime after twelve (12) hours and thirty (30) minutes. Lehighton to Oak Island, or vice versa, two dollars (\$2) per trip. Overtime after twelve (12) hours and thirty (30) minutes.
- (p) Slow freight service Lehighton to Phillipsburg or Easton and return, or vice versa, trainmen, two dollars (\$2) per round trip; flagmen, two dollars and ten cents (\$2.10) per round trip. Overtime after twelve (12) hours and thirty (30) minutes.
- (q) Local freight or pick-up trains on main line and branches, two dollars and thirty cents (\$2.30) per day. Overtime after twelve (12) hours and thirty (30) minutes.
- (r) Branch lines, two dollars (\$2) per day. Overtime after twelve (12) hours and thirty (30) minutes.
- (4) Work, construction and tool train service, two dollars and ten cents (\$2.10) per day. Overtime after twelve (12) hours and thirty (30) minutes.

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- 5. Yard and mine service, two dollars and thirty cents (\$2.30) per day. This to apply to all yards except Jersey City and Buffalo.
- 6. In all other service, except as above noted, the pay of trainmen and flagmen will be two dollars (\$2) per day. Overtime after twelve (12) hours and thirty (30) minutes.
  - 7. Time allowance, except as above provided, will be as follows:
- (a) Twelve (12) hours and thirty (30) minutes or less in road service to constitute one (1) day; six (6) hours and thirty (30) minutes or less, one-half  $(\frac{1}{2})$  day. In computing overtime no fraction of an hour less than thirty (30) minutes will be allowed; over thirty (30) minutes one (1) hour will be allowed.
- (b) Trainmen in yard and mine service to work eleven (11) hours per day, one (1) hour of the eleven (11) to be allowed for lunch. The lunch hour shall be taken between the hours of eleven (11) A. M. and one (1) P. M., and eleven (11) P. M. and one (1) A. M. Overtime to be allowed after ten (10) hours and thirty (30) minutes. Whenever trainmen are obliged to work the lunch hour, one-tenth (1-10) of a day's pay will be allowed. Trainmen in yard and mine service who work five (5) hours and thirty (30) minutes or less, shall receive one-half (½) day. Over five (5) hours and thirty (30) minutes will constitute a day.
- (c) Yard crews working one-half  $(\frac{1}{2})$  day and one-half  $(\frac{1}{2})$  night, to receive wages of night crews.
- 8. Whenever trainmen or flagmen are called and report for duty and the train is annulled, one-fourth (%) of a day will be allowed, and the trainman or flagman so called stands first out.
- 9. Where pay is based on the trip and more than a day is allowed for the trip, the overtime will commence thirty (30) minutes after the expiration of the time allowance made for the trip.
  - 10. Overtime will be paid at the rate of one-tenth (1-10) of a day per hour.
- 11. Where callers are employed, trainmen or flagmen who live within a distance of one (1) mile of the starting place of train, will be called a reasonable time before the leaving time of their train and the trainman or flagman called will sign his name and time at which he was called in a book provided for that purpose. Trainmen or flagmen assigned to regular runs will not be called between the hours of 6 A. M. and 10 P. M.
- (a) Time will commence at the time the trainmen or flagmen are ordered to report for duty.
- (b) Should any change be made in the time claimed on time slip, trainmen or flagmen will be fully advised as to the reason therefor, in writing.
- 12. Trainmen or flagmen will not be discharged or suspended without a fair hearing and investigation, and if the testimony of any witness to the occurrence is of any value to the trainman or flagman, such testimony shall be taken at the proper time by the superintendent, and fairly considered.
- (a) If a trainman or flagman, upon investigation, is found not to blame, he shall be allowed full pay for the time lost. Suspension shall be definite, time of suspension to be computed from the time trainman or flagman was relieved from service.
- (b) A trainman or flagman who is dissatisfied with the decision of any officer of the company, shall have the right to appeal to his superintendent, or after having appealed to the superintendent, to a higher official.

- 13. As a general rule trainmen and flagmen will not be asked to make an extra trip after sixteen (16) hours, without eight (8) hours rest. This, however, may be done in case of accident or other emergency.
- 14. Trainmen and flagmen shall be regarded in line for promotion on their respective division; the line of promotion to be from freight trainman to extra passenger trainman or freight conductor; extra passenger trainman to regular passenger trainman; regular passenger trainman to baggageman. When a new run is created or an old run becomes vacant, it shall be advertised ten days beginning five days from creation of vacancy, preference being given to the oldest man making application for the run within the time, provided he is capable; straight seniority to prevail. The oldest extra man to be given preference of all work according to the seniority rule.
- 15. When the business of the company is such that it is necessary to transfer trainmen or flagmen from one division to another, it is understood that in case of a surplus of trainmen or flagmen on one part of the road, and a shortage on another, the surplus trainmen or flagmen may be transferred temporarily and such trainmen or flagmen shall not lose their rights on the division from which they were transferred.
- (a) Trainmen or flagmen will not be transferred permanently from one division to another and take their rights ahead of trainmen or flagmen on division to which they were transferred.
- 16. Trainmen or flagmen who are on company's business, such as attending court, or who may be called upon for any service by their superintendent other than their regular duty as trainmen or flagmen shall be paid their regular wages and expenses.
- 17. The rights of a trainman or flagman shall begin from the time he is employed as a trainman or flagman. Any trainman or flagman discharged and upon further investigation found blameless, shall be reinstated to his former position and rank. Should any trainman or flagman be discharged and not make application for a re-hearing of his case inside of six months from the date of such discharge, he shall not be restored to his former position and rank, although he may be re-employed in the service of the company.
- 18. Trainmen and flagmen will be allowed half-time in their class when learning the road or deadheading, when ordered to do so by the superintendent; it is not intended that trainmen or flagmen shall be paid half-time while learning the road, unless they have been appointed regular trainmen and flagmen.
- (a) When engines stall on account of being overloaded, trainmen will be allowed overtime under overtime rules for each hour consumed in doubling. If overtime is made on trip this is to be deducted therefrom.
- 19. Yard and road work to be two distinct classes of service, except the position of yard master. If a road man accepts a position in yard service, he forfeits his rights to road service. If a man accepts a position in road service he forfeits his rights to yard service.
- 20. In reducing force, the trainman and flagman most recently employed may be permanently relieved if found necessary.
  - 21. Trainmen acting as pilots to receive conductor's pay.
- 22. All trainmen who have been in the employ of the company for ninety
- (90) days and leave the service in good standing, will be given a service

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card stating time of service and capacity in which employed, same to be approved and stamped by the proper officer.

- 23. When the business of the company becomes so slack, reduction of force to be made so that the oldest men shall make twenty-six (26) days per month.
- 24. Trainmen and flagmen to receive a copy of these rules and rates of pay. This agreement will be in effect from and after May 15, 1906, and will remain in force one year from above date, superseding all agreements and schedules heretofore issued.
  - M. B. CUTTER,
     General Manager.
     P. J. CLARK,
     For the Trainmen.

# MEW YORK CENTRAL AND HUDSON RIVER RAILROAD CO., CONDUCTORS AND TRAINMEN.

#### NEW YORK CENTRAL & HUDSON RIVER RAILROAD CO.

GENERAL SUPERINTENDENT'S OFFICE.

NEW YORK, N. Y., December 1, 1905.

To Division Superintendents:

Gentlemen.—Beginning January 1, 1906, the following rates of pay for Passenger and Freight Conductors, Assistant Conductors, Passenger Trainmen, Train Baggagemen, Freight Brakemen and Flagmen, and Yard Conductors and Brakemen, and arrangement for handling same, will be in effect:

#### THROUGH PASSENGER SERVICE.

	POSITION.	Amount per Month.	Maxi- mum Miles.	Rate per Mile.
New York and Buffalo.	Conductor,	<b>\$144</b> 00	9000	.016
	Baggageman,	77 00	9000	.008 5-9
	Rr. Trainman,	75 00	9000	.008 1-3
	Fd. Trainman,	72 50	9000	.00805
Weehawken and Buffalo.	Conductor,	144 00	9000	.016
(Trains 19-4, 1-2.)	Rr. Trainman,	75 00	9000	.008 1-3
	Fd. Trainman,	72 50	9000	.00805
(Trains 3-42-20.)	Conductor,	139 20	8000	.0174
	Trainmen,	68 00	8000	. 0085
(Trains 3-4, 1-2.)	Baggagemen,	77 00	9000	.008 5-9
Weehawken & Sus. Bridge.				
(Trains 5-6.)	Baggagemen,	70 00	6750	.01037

The above are flat rates and are to be paid each month for filling the schedule.

New York and Utica.	Conductor,	\$115 00	7000	.0164
	Baggageman,	65 00	7000	.0093
	Rr. Trainman,	62 50	7000	.0089
11	Fd. Trainman,	60 00	7000	.008 4-7

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	POSITION.	Amount per Month.	Maxi- mum Miles.	Rate per Mile.
New York & Malone Junction.	Baggagemen,	75 00	9000	.008 1–3
New York and Montreal.	Baggagemen,	75 00	9500	.0079
Albany and Buffalo.	Conductor,	115 00	7000	.0164
,	Baggageman,	77 00	9000	.008 <b>5–9</b>
	Rr. Trainman,	62 50	7000	.0089
	Fd. Trainman,	60 00	7000	.008 4-7
Syracuse & Weehawken.	Conductor,	110 00	6000	.0183
	Rr. Trainman,	62 50	6000	.0104
	Fd. Trainman,	60 00	6000	.01
	nger Service.			
WEST		Amount	Maxi-	Rate
	POSITION.	per Month.	mum Miles.	per Mile.
Buffalo and Syracuse.	Conductor,	\$110 00	6000	.0183
(Main Line.)	Baggageman,	60 00	6000	.01
	Rr. Trainman,	60 00	6000	.01
	Fd. Trainman,	58 50	6000	.00976
Lockport & Buffalo (and Albion);				
Niagara Falls Branch; Falls				
Road; Lyons and Rochester;				_
Rochester and Buffalo, Falls				; •
Branch and Main Line; Roch-		, 		
ester and Syracuse, Auburn	Conductor,	110 00	5500	.02
Road and Main Line; Buffalo	Baggageman,	58 50	5500	.01063
and Lockport; Syracuse and	Trainmen,	58 50	<b>5</b> 500	.01063
Canandaigua; Canandaigua,				
Rochester & Niagara Falls;				
Lyons & Canandaigua; Syra-		•		•
cuse and Suspension Bridge,				
W. S.; Rochester and Char-	•			
lotte, Summer.	Comdinator	110.00	EE00	00
Buffalo and Newark, W. S.;	Conductor,	110 00 58 50	5500 5500	.02 .01063
Buffalo and Geneva; Canandai-	Baggageman, Trainmen,		5500	
gua, Batavia & North Tona- wanda.	Trainmen,	58 50	2000	.01063
wanua.				
Canadaina Dalasta and Ma	F-11	:11	f11	

Canandaigua, Rochester and Niagara Falls crew will receive full mileage for Sunday run and have one day off each month with pay.

				POSITION.	Amount per Month.		
Buffalo Belt	Line,	with	Falls	Conductor,	\$105 00	5500	.0191
Branch trip	•			Baggageman,	55 00	5500	.01
-				Trainmen,	55 00	5500	.01

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	POSITION.	Amount per Month.	Maxi- mum Miles.	Rate per Mile.			
Syracuse & Buffalo, W. S.	Conductor,	\$102 30	5500	.0186			
	Baggageman,	57 50	5500	.0105			
	Trainmen,	55 00	5500	.01			
Chenango Branch, Earlville Crew.	Conductor,	95 00	4000	.02375			
C. C. C. C. C. C. C. C. C. C. C. C. C. C	Baggageman,	57 50	4000	.01475			
	Trainman,	57 50	4000	.01475			
Chenango Branch, Syracuse Crew.	Conductor,	87 50	4000	.021 7-8			
Chenango Dianen, Syracuse Crew.	Baggageman,	50 00	4000	.0125			
	Trainman,	50 00	4000	.0125			
Dashastan and Charlette, Peterie	Conductor,	83 33	3000	.0277			
Rochester and Charlotte; Batavia	•	50 00	3000	.0166			
and Attica.	Baggageman,	50 00	3000	.0166			
•	Trainmen,	80 00	3000	.0100			
MOHAWK DIVISION.							
Albany and Oneida.	Conductor,	\$132 37	7564	.0134			
<b></b>	Baggageman,	70 34	7564	.0093			
	Rr. Trainman,	75 64	7564	.01			
	Fd. Trainman,	70 34	7564	.0093			
•	Milk Trainman,	75 64	7564	.01			
Utica and Montreal.	Conductor,	105 00	6500	.01615			
(Trains 651-650.)	Trainmen,	62 50	6500	. 0096			
(Trains 655-654.)	Conductor,	125 00	7500	.016 2-3			
(1141115 000 0011)	Trainmen,	72 50	7500	.009 2-3			
Syracuse and Albany.	Conductor,	110 00	6000	.0183			
(Main Line.)	Baggageman,	60 00	6000	.01			
(Bittin Dino.)	Rr. Trainman,	60 00	6000	.01			
	Fd. Trainman,	58 50	6000	.00975			
Albany and Troy Belt Line.	Conductor.	114 00	4500	.0253			
mount and respondent	Baggageman,	62 50	4500	.0139			
	Trainman,	60 00	4500	.01 1-3			
Troy and Schenectady; Troy,	Conductor,	100 00	4500	.0222			
Schenectady and Rensselaer.	Baggageman,	60 00	4500	.0133			
zononocial, and resussessives	Trainman,	57 50	4500	. 012 <b>7-9</b>			
Albany and Syracuse, W. S.	Conductor,	110 00	5500	.02			
trains 9 and 18.	Baggageman,	65 00	5500	.0118			
	Rr. Trainman,	60 00	5500	.0109			
	Fd. Trainman,	65 00	5500	.011 9-11			
Utica and Ravena.	Conductor,	100 00	6500	.0155			
O VIOU BILL IIII III	Baggageman,	57 50	6500	.00884			
	Trainman,	52 50	6500	.008			
Canajoharie and Syracuse.	Conductor,	100 00	6500	.0155			
	Baggageman,	55 00	6500	.0084			
	Trainman,	52 50	6500	.008			
Albany and Utica.	Conductor,	100 00	6000	.01 2-3			
_: <b>,</b> -:: <del>0</del> ,	Rr. Trainman,	60 00	6000	.01			
	Fd. Trainman,	57 75	6000	.0096			

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	POSITION.	Amount per Month.	Maxi- mum Miles.	Rate per Mile.
Syracuse and Utica.	Conductor,	\$91 66	5000	.018 <b>3</b>
	Trainmen,	55 00	5000	.011
Utica and Malone Junction.	Conductor,	91 66	4500	. 0204
	Trainmen,	57 50	4500	.012 <b>7–9</b>
Saranac Branch.	Conductor,	100 00	3000	.033 1 <b>–3</b>
	Baggageman,	60 00	3000	. 02
	Trainman,	60 00	3000	.02
Herkimer, Remsen and Old Forge.	Conductor,	91 66	4500	.0204
:	Trainmen,	57 50	4500	.012 <b>7–9</b>
Herkimer, Remsen and Poland,	Conductor,	87 50	4500	.019 <b>4–9</b>
winter.	Trainman,	57 50	4500	.012 7 <b>-9</b>

All train baggagemen and passenger trainmen called for extra passenger service and used on the M. & M. Road shall, when such service does not exceed 200 miles, be paid for 200 miles at .01 per mile.

### HUDSON DIVISION.

Troy, Albany and New York.	Conductor,	<b>\$</b> 110	00	6000	.0183
	Baggageman,	60	00	6000	.01
	Rr. Trainman,	60	00	6000	.01
	Fd. Trainman,	58	50	6000	.00975
Poughkeepsie and Albany; Pough-	Conductor,	100	00	4000	.025
keepsie and New York.	Baggageman,	52	50	4000	.013 1–8
-	Trainmen,	<b>52</b>	50	4000	.013 1-8
New York, Yonkers, Croton and	Conductor,	100	00	4500	.0222
Peekskill.	Ast. Conductors	70	00	5000	.014
	Trainmen,	60	00	4500	.0133

Crews on Yonkers, Croton and Peekskill trains will be allowed every other Sunday off when circumstances will permit, otherwise two days off per month.

Sunday off when circumstances will	permit, otherwise	two days	off per	month
155th Street and Yonkers.	Conductor,	\$90 00		
	Trainmen,	52 50		
Will be allowed	one day off per	month.		
155th Street, Brewster, Yorktown	Conductor, ·	\$85 00		
and Pocantico Hills.	Trainmen,	52 50		
Will be allowed	one day off per	week.		
155th Street and Brewster.	Baggagemen,	\$30 00		
30th Street and Spuyten Duyvil.	Conductor,	83 33	4000	.0208
	Trainmen,	50 00	4000	.0125
	Milk Messenger,	50 00		
HARL	EM DIVISION.			
New York, Chatham, Pittsfield	Conductor,	\$110 00	6000	.0183
and North Adams.	Baggageman,	62 50	6000	.0104
•	Trainmen,	62 50	6000	.0104
New York and Pawling.	Conductor,	100 00	4000	.025
•	Baggageman,	57 50	5000	.0115
	-			

Trainmen,

.0115

57 50 5000

# BUREAU OF MEDIATION AND ARBITRATION, 1906. III.423

	•			
~	POSITION.	Amount per Month.	Maxi- mum Miles.	
New York, Pawling and White	Conductor,	\$100 00	5000	.02
Plains.	Baggageman,	57 50	5000	.0115
(No Sunday work.)	Trainmen,	57 50	5000	.0115
New York, White Plains, Mt.	Conductor,	100 00	4500	. 0222
Kisco, Brewster, Goldens Bridge.	Ast. Conductor,	70 00	4500	.015
and Lake Mahopac.	Trainmen,	60 00	4500	.0133
Crews running between New You Goldens Bridge and Lake Mahopac when circumstances will permit, ot	will be allowed	l every	other Su	ınday off
Mahopac Branch.	Conductor,	<b>8</b> 83 33	4000	.0208
	Baggageman,	51 00		.0128
	Trainman,	51 00		.0128
Baggagemen on trains 4 and 17 White Plains runs who act as assist per month.				
Weehawken and Albany.	Conductor,	\$110 00	6000	.0183
(Trains 14-7, 8-13.)	Baggageman,	65 00		.010 5-6
(1.0.120 111, 0.101)	Trainmen,	60 00		.01
Kingston & Weehawken.	Conductor,	\$110 00	5500	.02 .
(Local.)	Baggageman,	60 00		.01
-	Trainmen,	60 00		.01
Two days off per month.	ŕ			
Weehawken & Newburgh.	Conductor,	105 00	5500	.0191
(Group run.)	Baggageman,	57 50	5500	.01045
	Trainmen,	57 50	5500	.01045
Kingston & Weehawken.	Conductor,	102 30	5500	.0186
(Through.)	Baggageman,	60 00	5500	.0109
-	Trainmen,	56 00	5500	.0102
Albany and Kingston.	Ex. Baggagema	n, 55 00	4500	.0122
Weehawken and West Haver-	Conductor,	102 30	5500	.0186
straw; Weehawken, West Haver-	Baggageman,	57 50	5000	.0115
straw & Newburgh.	Trainmen,	57 50		.0115
Weehawken and West Haverstra ductor.	w runs, two day	s off pe	r month	for Con-
Weehawken and Albany.	Conductor,	\$102 30	5500	.0186
-	Baggageman;	57 50	5000	.0115
	Trainmen,	55 00	5000	.011
Albany Branch.	Conductor,	90 00	3500	. 0257
-	Baggageman,	56 00	3500	.016
	Trainman,	55 00	3500	.01 4-7
O 1	J			

One day off per month for Conductor.

III.424 NEW YORK STATE DEPARTMENT OF LABOR.

•	POSITION.	Amount per Month.	Maxi- Rate mum per Miles. Mile.
Weehawken, Jersey City and	Conductor,	\$102 30	3500 .0292
Newburgh.	Baggageman,	57 50	3500 .016 <b>3-7</b>
1 Round trip to Newburgh.	Trainman,	57 50	3500 .016 <b>3</b> -7
2 Round trips to Jersey City.	-		
Kingston and Albany.	Conductor,	90 00	3500 .0257
	Baggageman,	56 00	3500 .016
	Trainman,	<b>55 00</b>	3500 .01 <b>4-7</b>
One day off per month for Con	ductor.		•
Weehawken & Kingston.	Conductor,	102 30	5500 .018 <b>6</b>
(Milk Train.) One day off per month.	Trainmen,	55 00	5500 .01
Train 53 and Haverstraw.	Conductor,	3 30	per day, 12 hrs.
Pusher.	Trainman,	2 70	per day, 12 hrs.
Wallkill Valley.	Conductor, .	90 00	5000 .018
\$	Baggageman,	57 50	5000 .0115
	Trainmen,	57 50	5000 .0115
Dumont Local.	Conductor,	3 50	per day, 12 hrs.
,	Trainman,	2 70	per day, 12 hrs.
Weehawken and Jersey City.	Conductor,	3 30	per day.
12-hour day, one-quarter day for	Baggageman,	57 50	3500 .01642
extra trip of 2 hours.	Trainman,	55 00	3500 .01 4-7

One-quarter day will be allowed for protecting train 6 at Albany. Train 4, Albany Branch, and dead-head, one-quarter day will be allowed. Passenger crews dead-heading on passenger trains between Weehawken and Newburgh shall be allowed one-quarter day; between Weehawken and West Haverstraw, one-quarter day; between Weehawken and Ravena, one-half day; between Weehawken and Albany, one-half day; between Weehawken and Kingston, one-third day.

#### PENNSYLVANIA DIVISION.

•	Cond		Baggagen	ıan.	Trainmen.
Corning and Lyons	\$93	00	<b>\$</b> 35	00	<b>\$</b> 55 <b>00</b>
Corning and Williamsport	95	00	35	00	60 00
Williamsport and Patton	95	00	35	00	60 00
Lyons and Williamsport			60	00	
Cowanesque Valley	93	00	30	00	57 50
Penn Yan Branch	85	00	30	00	50 00
Wellsboro, Philipsburg, and Morris Run	83	00		Th	ro. frt. rate.
Wellsboro			30	00	
Philipsburg					50 00
Extra pay for Sunday work.					

# BUREAU OF MEDIATION AND ARBITRATION, 1906. III.425.

Conduc

#### R., W. & O. DIVISION.

Compensation for services performed in passenger and milk train service will be as follows:

Except as indicated below.

	Conduc- tor .0175 Miles.	Baggage- man .01 Miles.	Train- men .0095 Miles.
Buffalo and Rochester	228	\$30 00	245
Buffalo, Rochester & Lyndonville	200	30 00	200
Waterport and Buffalo		35 00	
Rochester and Niagara Falls		30 00	
Oswego and Rochester		30 00	
Waterport and Rochester, and local work on			
Charlotte Branch, Western Division	200	200	200
Rochester and Richland	235	30 00	235
Oswego and Rochester		30 00	
Oswego and Richland		30 00	
Oswego and Syracuse, Phoenix Line	215	30 00	215
Oswego and Utica		30 00	
Massena Springs and Syracuse (220 miles			
single)	440	440	440
Utica and Massena Springs (via Rome)	440	440	440
Utica and Massena Springs (via Rome) re-			
turning via Ogdensburg	475	475	475
Gouverneur and Edwards, overtime after 12			90 F
hours and 30 minutes	200	15 00	40 P
Syracuse and Clayton	222	222	222
Utica and Clayton (via Watertown), round			
trip	234	234	234
Utica and Clayton (via Carthage)	217	217	217
Utica and Ogdensburg, round trip	325	325	325
Utica to Clayton and two trips to Philadel-			
phia	215	215	215
Watertown to Utica and return, via Carthage.	215	215	215
C. & A. Run (212-mile trip)	250	250	250
Watertown to Syracuse and return to			
Richland	200 P	200 P	200 P
Freight Richland to Watertown	32 F	32 F	32 F
Watertown to Massena Springs	100 P	100 P	100 P
Massena Springs to Watertown	88 F	88 F	88 F
(Overtime after 8 hours and 30 minutes			
on freight trip.)			
Wallington and Oswego	200 P	100 F	100 F
(Overtime after 7 hours and 30 minutes			
on freight trip.)			
Domanamon naid flat water now month are info	at man with	A	Twans

Baggagemen paid flat rate per month are joint men with American Express Company.

# III.426 NEW YORK STATE DEPARTMENT OF LABOR.

#### MILK TRAINS.

Utica and Carthage (via Remsen) and icing	Conduc- tor .0175 Miles.	Baggage- man .0t Miles.	Train- men .0095 Miles.
at Carthage	220	220	220
Utica and Carthage (via Rome) and icing at			
Carthage	220	220	220
Ogdensburg to Herkimer (via Remsen) and			
icing at Carthage	220	220	220
Massena Springs and Philadelphia	210	210	210
(Yard rates for switching at Philadelphia.)			

#### THROUGH FREIGHT SERVICE.

#### HUDSON, MOHAWK AND WESTERN DIVISIONS.

Slow	Freight	Conductors	.027 2-3	per	mile
Slow	Freight	Brakemen	.019	"	"
Fast	Freight	Conductors	.026	"	"
Fast	Freight	Brakemen	.018	"	**

Trains having high-class business, merchandise, stock and beef, or that require preferred movement, are considered fast freights.

#### FREIGHT SERVICE.

One hundred miles or less to be considered one hundred miles. All over one hundred miles to be paid pro-rata.

#### WESTERN DIVISION.

Conductors of local pick-up and drop trains shall receive \$3.30 per day, .022 per mile; brakemen, \$2.31 per day, .0154 per mile, 150 constructive miles per day.

Crews of local pick-up and drop trains that run over the entire division to receive slow freight pay.

Crews of cut-out through freight trains between East Buffalo and East Rochester, East Rochester and Syracuse, East Rochester and De Witt, Suspension Bridge and East Rochester, and West Seneca and East Rochester, will be allowed 100 miles each way. This does not include local pick-up and drop trains.

Conductors running between East Buffalo and Canandaigua, and return, will be allowed \$4.15 for the round trip, .027 2-3 per mile; brakemen, \$2.95 for the round trip, .019 per mile, to be shown on pay roll as 150 miles. Overtime to be allowed after 15 hours.

Crews of Lyons and Suspension Bridge, Lyons and East Buffalo or Lyons and West Seneca trains will be paid fast freight rate, conductors, \$3.90 per trip, brakemen, \$2.70, being figured on basis of 150 miles at .026 and .018 per mile, respectively.

Crews of trains DR 1, RD 6, DR 5, RD 2, RK 2 and KR 1, between De Witt, Syracuse and East Rochester, will be allowed 100 miles per trip; conductors, .027 2-3 per mile, \$2.76; brakemen, .019 per mile, \$1.90.

# BUREAU OF MEDIATION AND ARBITRATION, 1906. III.427

Crews of trains running between Newark or Lyons and Syracuse or De Witt, and return, shall be allowed 150 miles; conductors, .027 2-3 per mile, \$4.15; brakemen, .019 per mile, \$2.85.

Crews of trains running between Newark and Buffalo, Suspension Bridge or West Seneca, shall be allowed 150 miles; conductors, .026 per mile, \$3.90; brakemen, .018 per mile, \$2.70.

Freight Crews between West Seneca and East Buffalo, via Seneca Street, shall receive one-quarter day; East Buffalo and Suspension Bridge, one-quarter day; De Witt to Solvay and return, one-quarter day, at local freight pay.

Crews running between De Witt and Corning will be allowed 150 miles; conductors, .027 2-3 per mile, \$4.15; brakemen, .019 per mile, \$2.85; over-time after 15 hours.

Crew of train DS 1 to receive slow freight pay when they do slow freight work.

Crew of train BD 2 to receive slow freight pay.

#### Mileages.

Buffalo and De Witt	150	miles.
Suspension Bridge and De Witt	160	miles.
West Seneca and De Witt	157	miles.
Suspension Bridge and De Witt via Batavia and N. Tonawanda	166	miles.

### Specified Runs.

De Witt and Syracuse,
De Witt and Auburn,
Lyons and Auburn, via Geneva,
Newark and Maplewood,
East Rochester and Canandaigua,
East Rochester and Charlotte,
East Rochester and Fairport,
East Buffalo and Oakfield,
East Buffalo and Suspension Bridge,
Depew Special,

Conductors, \$3.30 per day. Brakemen, \$2.31 per day. (Overtime after 10 hours.)

Brakemen on pusher engines will receive \$2.31 per day for 12 hours.

All regular work trains: Conductors, \$3.50 per day; brakemen, \$2.50 per day; overtime after twelve hours pro-rata. (See General Rule 44.)

#### MOHAWK DIVISION.

Crews running between DeWitt and Rotterdam Junction will be paid as follows:

Slow	FreightConductors	.02 2-3	per	mile.
Slow	Freight Brakemen	.019	"	"
Fast	FreightConductors	.025	**	"
Fast	Freight Brakemen	.018	"	"
	150 constructive miles per trip.			

Crews of local pick-up and drop trains that run over the entire division shall receive slow freight pay; all other local pick-up and drop trains, con-

### III.428 NEW YORK STATE DEPARTMENT OF LABOR.

ductors, \$3.30 per day, .022 per mile; brakemen, \$2.31 per day, .0154 per mile; 150 constructive miles per day.

Crews running between Frankfort and New York Mills, Frankfort and Ravena, and extra crews running between Ravena and Hoffmans are to be classed as local pick-up and drop train crews, and receive same pay.

Crew of train VD 1 to receive slow freight pay.

Syracuse or De Witt to Frankfort and return	Miles.	Conductors .027¶ per trip.	Brake- man .019 per trip.
(through frt. service)	150	<b>\$4</b> 15	<b>\$</b> 2 85
Frankfort to Rotterdam Junction and return	150	4 15	2 85

#### Specified Runs.

West Albany and Utica, Syracuse and Frankfort, De Witt and Utica. Conductors, \$3.30 per day; brakemen, \$2.31 per day. (Overtime after 10 hours.)

All regular work trains: Conductors, \$3.50 per day; brakemen, \$2.50 per day; overtime after twelve hours pro rata. (See General Rule 44.)

Crews running between Troy and Rensselaer, Troy, Green Island and Cohoes, and B. & M. Yard to be paid, conductor \$75 per month, brakemen \$2.31 per day, overtime after twelve hours.

#### MOHAWK AND MALONE.

All trains to be classed as local pick-up and drop trains and crews to be allowed 150 constructive miles per day: Conductors, .022 per mile, \$3.30; brakemen, .0154 per mile, \$2.31.

All regular work trains: Conductors, \$3.50 per day; brakemen, \$2.50 per day; overtime after twelve hours pro-rata. (See General Rule 44.)

#### HUDSON DIVISION.

Crews of local pick-up and drop trains will be allowed 150 constructive miles per day, conductors, .0242 per mile, \$3.63; brakemen, .0165 per mile, \$2.48.

Trains between Melrose Junction and Sixty-fifth street to be classed as local pick-up and drop trains, and crews allowed 150 constructive miles per day, conductors, .022 per mile, \$3.30; brakemen, .0154 per mile, \$2.31.

Trains AP 4 and PA 3 to be classed as continuous trip, and paid slow freight pay.

Milk Trains 48, 49, 38, 39: Conductors, \$110 per month; brakemen, \$65 per month.

Milk Trains 74 and 77; Conductors, \$100; brakemen, \$60.

Conductors and brakemen poling from Sixty-fifth street to Mott Haven for train and return shall receive one-half day and stand first out.

All regular work trains: Conductors, \$3.50 per day; brakemen, \$2.50 per day; overtime after twelve hours pro-rata. (See General Rule 44.)

#### HARLEM DIVISION.

Crews of local pick-up and drop trains to be allowed 150 constructive miles per day, conductors, .022 per mile, \$3.30; brakemen, .0154 per mile, \$2.31.

# Bureau of Mediation and Arbitration, 1906. III.429

All regular work trains: Conductors, \$3.50 per day; brakemen, \$2.50 per day; overtime after twelve hours pro-rata. (See General Rule 44.)

Trains NK 1 and KN 2: Conductors, .026 per mile; brakemen, .018 per mile, 150 miles per trip.

#### PUTNAM DIVISION.

Crews of local pick-up and drop trains to be allowed 150 constructive miles per day, conductors, .022 per mile, \$3.30; brakemen, .0154 per mile, \$2.31.

All work trains: Conductors, \$3.50 per day; brakemen, \$2.50 per day; overtime after twelve hours pro-rata.

#### RIVER DIVISION.

Slow	FreightConductors	.026 per mil	le.
Slow	FreightBrakemen	.019 per mil	e.
Fast	FreightConductors	.025 1-3 per mil	e.
Fast	Freight Brakemen	.018 per mil	e.

Crews of local pick-up and drop trains to be allowed 150 constructive miles per day, conductors, .022 per mile, \$3.30; brakemen, .0154 per mile, \$2.31.

All regular work trains: Conductors, \$3.50 per day; brakemen, \$2.50 per day; overtime after twelve hours pro-rata. (See General Rule 44.)

Round trip between Ravena and Newburgh: Brakemen, 165 miles at proper rate.

Round trip, through freight, between Ravena and Newburgh, conductors, 165 miles at proper rate.

Ravena to Communipaw and return to Weehawken; Weehawken to Albany and return to Ravena; 200 miles at slow freight rate; overtime after fifteen hours.

#### Specified Runs.

Congers Ice Train,
Weehawken and Cornwall,
Weehawken and Kingston,
Kingston and New Paltz,
Kingston and Ravena,
Ravena and Albany,
Ravena to Newburgh and
return (for conductors).

Conductor Brakemen \$3.30 per day. \$2.31 per day. (Overtime after 10 hours.)

#### PENNSYLVANIA DIVISION.

. 03	per	mile.
.02	"	44
	"	ée
.033	"	**
.0225	"	"
	.02 .022 .033 .0225	. 022 "

Crews running between De Witt and Corning shall be allowed 150 miles; conductors, .027 2-3 per mile, \$4.15; brakemen, .019 per mile, \$2.85; flagman, .0199, \$2.99; overtime after fifteen hours.

Penn Yan and Dresden freight train shall be considered a local train, and crew paid local rates.

Crews running between Avis and Newberry Junction to be considered through crews, and receive pay as such.

# III.430 NEW YORK STATE DEPARTMENT OF LABOR.

All regular work trains: Conductors, \$3.50 per day; brakemen and flagmen, \$2.50 per day; overtime after twelve hours pro-rata. (See General Rule 44.)

Following will be the rates per trip on runs indicated:

	Con- ductors.	Brake- men.	Flag- men.	vertime after hours.
Avis to Viaduct and return	<b>\$</b> 3 57	<b>\$2 40</b>	<b>\$</b> 2 62	11
Avis to Winburne and return	4 05	2 73	2 99	13
Avis to Munson and return	4 05	271	2 97	13
Avis to Hawk Run and return	4 .29	2 89	3 17	14
Clearfield engine house to Patton and				
return	3 27	2 18	2 40	10
Clearfield to Cherry Tree and return	3 15	2 10	2 30	10
Clearfield to Rossiter and return	3 15	2 10	2 30	10
Avis and Clearfield engine house	3 15	2 12	2 33	10
Corning to Avis	3 15	2 10	2 30	10
Newberry Junction to Corning, via Avis	3 45	2 35	2 58	11
Corning to Lyons and return	4 50	3 05	3 33	141/2
Newberry Junction to Clearfield	3 60	2 43	2 67	111/2
Corning to Newberry Junction	3 40	2 31	2 53	11
Newberry Junction and Avis Transfer	3 15	2 10	2 30	10
Avis to Stokesdale Junction and return	3 90	2 60	2 85	12

Crews on Mine Runs are to be paid road rates.

Overtime on the trip rates will be pro-rata, and when new runs are established the rates for such runs will be arranged on basis of above-named trips with minimum of one day's allowance.

Brakemen working with pusher engines will be paid through freight rates. Crews running from Mahaffey to Arcadia to receive local freight pay.

#### R., W. & O. DIVISION.

Through freight crews shall receive the following rates per day for 100 miles or less:

Conductors	\$2	90
Brakemen	2	10

Local pick-up and drop train crews shall receive the following rates per day for 100 miles or less:

Conductors	<b>\$</b> 3	30
Brakemen	2	31

All regular work trains: Conductors, \$3.50 per day; brakemen, \$2.50 per day; overtime after twelve hours pro-rata. (See General Rule 44.)

#### Following are miles allowed:

Oswego to Suspension Bridge	152
Oswego to Charlotte	100
Oswego to Richland, to Watertown and return to Syracuse	200
Oswego to Richland and return	100
Oswego to Syracuse and return, via Richland	150
Oswego to Watertown and return	200
Oswego to Wallington and return	100
Opprove to Iltime and waturn	000

# Bureau of Mediation and Arbitration, 1906. III.431

Oswego to Sterling and return, same trip with trip to Wallington  Oswego to Wallington and return, two trips  Oswego to Sterling, then to Richland and return	25 150 125
Charlotte to Suspension Bridge and return	200
Syracuse to Watertown and return	200
Syracuse to Watertown and return to Oswego	200
Oswego to Syracuse, via Phœnix Line, and return via Richland	110
Oswego to Waterport and return	206
Norwood to Shops	150
Norwood to Salina	150
Norwood to Watertown and return	200
Norwood to Utica	175
Ogdensburg to Utica, via De Kalb Junction and Rome	157
Watertown to De Kalb Junction and return	125
Watertown to Ogdensburg and return	150
Watertown to Utica and return	200
Ogdensburg to Carthage and return, via Carthage District	150
Ogdensburg to Philadelphia and return, via Carthage District	100
Carthage to Remsen and return	125
Norwood to Philadelphia and return	125

Crews working with the Dexter, Massena Springs, Gouverneur and Potsdam engines to be paid local freight rates.

#### VARD RATES

YARD RATES.				
	Conductors		Brakemen	
Albany freight yard	Night	Day .24%	Night .231/8	Day .22
Park engine)				
Suspension Bridge (not including Niagara Falls)				
Ravena				
Utica				
Syracuse (proper)				
Lyons				
Newark				
Rochester				
Tonawanda	. 25	.24	.215	.20
Niagara Falls	. 20	. 24	.210	. 20
Oswego				
Watertown				
Corning				
Newberry Junction				
Jersey Shore				
Avis				
Clearfield				•

	CONDUCTORS Night Day		BRAKEMEN Night Day	
Hudson River Bridges	.245	.235	.225	.215
Albany passenger yard			.22	.21
Newburgh				
Kingston				
Rensselaer	. 22	01	00	••
Troy	. 22	.21	.20	. 19
Schenectady				
Frankfort				
Poughkeepsie	1			
Auburn		•		
Geneva				
Canandaigua				
Batavia				
Lockport	205	. 195	. 195	. 185
Charlotte				
Richland				
Carthage				
Ogdensburg				
Norwood				
Hoffmans				•
Amsterdam				
Fonda				
St. Johnsville	Co	nductor.	Brakem	an.
Herkimer	•	\$75 00	.185	
Rome		***		
Oneida (Brakeman on Oneida switcher				•
who goes to Canastota in charge of				
the engine is to be paid .19)				
Yonkers	Night	90 00	. 19	
	Day	85 00		
High Bridge		85 00	. 19	
Hudson		83 33	. 185	
Tupper Lake Junction			•	
Malone Junction	•	. 205	. 185	
New York City	Dumme	brakemen	.21	
All yards, twelve-hour basis.	- ummy	ni shromen		
All yalus, twelve-nour basis.				

#### GENERAL RATES AND OVERTIME ARRANGEMENT.

 $\Lambda$  day's run to be 100 miles or less. All over 100 miles to be paid pro-rata. One hundred and fifty constructive miles will be allowed per trip over the Harlem, Hudson, River, Mohawk and Western Divisions, except where the actual miles exceed that number.

Crews exclusively in ballast or filling service are to be paid slow freight pay. On the M. & M. Road they will be paid local freight pay and on the R., W. & O. Division they will be paid through freight pay. This does not include regular work trains, or crews spotting cars in gravel pits; this latter service to be paid work train rates.

Conductors and brakemen on extra snow plow and flanger work are to be paid slow freight pay, except on the R., W. & O. Division, where they will be paid through freight rates, and on the M. & M. Road local freight rates.

Overtime will be paid on basis of 10 miles per hour, time to commence 30 minutes prior to time called for, providing conductors, brakemen and flagmen are on hand at that time, and continue until relieved; all under 30 minutes to be given to the Company, 31 minutes or more to count a full hour.

Overtime on local pick-up and drop trains that are paid by the mile is to be paid pro-rata on basis of 10 miles per hour; that is, overtime, for each hour is to be one-tenth of the rate for 10 hours' pay; where overtime begins at 10 hours and 30 minutes, and the rate is by the day, the overtime allowance per hour is to be one-tenth of the day's rate. Overtime on local pick-up and drop trains will be allowed after 10 hours, except where otherwise specified.

If a passenger conductor, assistant conductor, train baggageman or passenger trainman covers his schedule, whether it amounts to the maximum number of miles or not, he is to be paid for a full month, and if the schedule calls for more than the maximum number of miles, he is to be paid for the additional miles at the rate per mile given. This does not include through passenger crews, these crews being paid a flat-rate per month.

#### GENERAL RULES.

- 1. Passenger crews called or held at terminals to make an extra trip will be allowed 100 miles if less than six hours, and one day if in excess of six hours or over 100 miles.
- 2. In excursion and extra passenger service conductors will be allowed 165 miles at .02 per mile as a day's pay for 12 hours; assistant conductors, train baggagemen and passenger trainmen, 200 miles at .01; over 12 hours, 20 miles per hour will be allowed.
- 3. All regular extra passenger conductors held for extra service shall be paid \$3.30 per day (165 miles at .02 per mile).

All regular extra passenger trainmen held for extra service shall be paid \$2 per day (200 miles at .01 per mile).

When they are held for service more than six hours and then assigned, they will be paid one-half day as regular extra conductor or trainman and proper mileage for time on road, except that when the mileage does not equal 165 miles for the conductor and 200 miles for the trainman for the entire day's work (including time held for service), they will be paid one day's pay.

- 4. Passenger conductors, assistant conductors, train baggagemen and passenger trainmen dead-heading on extra work will be allowed half-time.
  - 5. All trips off for through passenger crews will be bulletined.
- 6. Passenger trainmen on through passenger runs between New York and Buffalo will be given the same trip off, with pay, that the conductors receive.
- 7. Promotion in train service shall be from the oldest eligible freight conductor to extra passenger conductor, and from extra passenger conductor to passenger conductor, excepting in the districts of suburban travel where there may be an insufficient supply of freight conductors to select from, for which service the Superintendents may promote from the oldest eligible ain baggagemen, passenger trainmen or freight brakemen to assistant passenger conductors, from assistant passenger conductors to extra passenger

conductors, and from extra passenger conductors to passenger conductors when they are able to pass proper examinations and are otherwise qualified, but so far as possible it is desirable to promote men to passenger conductors from freight conductors. After a man has been appointed a passenger conductor it shall be probationary for one year, and his continuance as such after that time shall depend wholly upon his efficiency, courteousness and appearance.

8. The line of promotion, except on the Pennsylvania Division, shall be from freight brakeman to freight conductor. Time in passenger service shall equal time in freight service, and vice versa; but no passenger trainman, train baggageman or assistant passenger conductor shall be promoted to the position of freight conductor unless he has served 18 months as freight brakeman on the division on which he is to be promoted, three months of which must have been served immediately prior to such promotion, and he is otherwise qualified.

On the Pennsylvania Division the line of promotion shall be from freight brakeman to passenger trainman, from passenger trainman or freight brakeman to freight flagman, and from freight flagman to freight conductor.

So far as practicable, freight brakemen will be given preference in the appointment of passenger trainmen.

9. When conductors on main line and river division do not make 3,000 miles in extra freight service, or 26 days on the M. & M., R., W. & O. and Pennsylvania Divisions per month for two consecutive months, conductors are to be reduced according to seniority and hold their rank as brakemen.

When freight brakemen or flagmen on the main line and river division do not make 3,000 miles in extra freight service, or 26 days on the M. & M., R., W. & O. and Pennsylvania Divisions per month for two consecutive months the number in service is to be reduced and according to seniority; men reduced under this rule will retain their rights and seniority. This does not apply to men discharged.

- 10. Passenger or freight conductors, assistant conductors, train baggagemen, passenger trainmen, freight brakemen or flagmen or yardmen discharged from the service of the company will forfeit their seniority unless reinstated within one year. Men leaving the service of the company of their own accord will forfeit their seniority.
- 11. When freight conductors, freight brakemen or flagmen are required to double any portion of the road, they will be paid actual miles for same. All "doubles" to be considered in estimating overtime.
- 12. Freight conductors, brakemen or flagmen called for service and not used will be allowed one-half day's pay and stand first out; if held over five hours they shall be paid one day's pay and stand last out; rate of pay to be based on service for which they are called.
- 13. All vacant or new runs shall be posted within five days on the bulletin boards of the division or district on which they occur; bidding will close in not more than ten days after the run is posted. The oldest candidate bidding shall then be assigned to the run within five days, other things being equal If two or more runs or vacancies are advertised at the same time, candidates may make application for one or all, stating their preference. Failure to bid for vacancies will not affect seniority. After time has expired on runs

which have been up for bids, the names of those assigned to the runs shall be posted promptly.

When conductors are required for passenger service the notice will be posted on proper bulletin boards.

When additional freight conductors are required, notice will be posted on proper bulletin boards, promotion to be given to the oldest bidder, all things being equal, and providing he is able to pass the required examination.

- 14. When freight and passenger service are performed on any day the rate of pay allowed will be that for which the greater number of hours' service is performed. If the greater number of hours' service is passenger, it will be passenger pay, and if the greater number of hours' service is freight, it will be freight pay, excepting the special cases which we have under our present practice and which will be mentioned in detail.
- 15. Temporary vacancies of thirty days or more will be filled by the oldest passenger or freight conductors desiring them, all things being equal.

Temporary vacancies of 15 to 30 days will be filled by the oldest extra train baggageman, passenger trainman, freight brakeman or flagman or yardman desiring them, all things being equal. Temporary vacancies of over 30 days are to be posted conditionally:

1st. That when the original holder of the run returns or the man holding the run conditionally is displaced by a man who has lost his run through no fault of his own, he will return to the run he originally held, and so to the end of the list, each man going to the run he originally held.

2d. When it is known that the original holder of the run is permanently out of the service, the run will again be advertised.

Summer runs are not to be considered regular or permanent runs. Train baggagemen, passenger trainmen, freight brakemen and flagmen or yardmen bidding in summer runs cannot go back upon the runs they formerly held if they have been bid in by older men in the service.

- 16. Passenger and freight conductors, assistant conductors, train baggagemen, passenger trainmen, freight brakemen and flagmen displaced from regular runs through no fault of their own shall be entitled to runs held by younger men in their line of service.
- 17. Passenger and freight conductors, assistant conductors, train baggagemen, passenger trainmen, freight brakemen and flagmen or yardmen shall not be disciplined without proper investigation being made, but may be suspended pending such investigation, which shall be held within 10 days. They may, if they so desire, be allowed to choose some other passenger or freight conductor, assistant conductor, train baggageman, passenger trainman, freight brakeman or flagman, yardman or local chairman in good standing to represent them on boards of investigation, and may be present and hear all the evidence in the case. All persons interested to be notified to be present. Indefinite suspension not to apply as discipline. Records of men who have suffered suspension and been found blameless will remain as previous thereto and they will be paid for lost time. Men will be notified of cause and length of suspension.
- 18. Passenger and freight conductors, assistant conductors, train baggagemen, passenger trainmen, freight brakemen and flagmen or yardmen, will not be required to perform service without sufficient rest, but in no case will more

than 12 hours be allowed when their services are required. Freight men will not be deprived of their cabooses during that time, except in case of emergency.

- 19. Passenger and freight conductors, assistant conductors, train baggagemen, passenger trainmen, freight brakemen and flagmen will be advised in writing when time is not allowed as per time slip, and reasons stated.
- 20. Freight conductors, brakemen and flagmen running over the road light with one engine and caboose are to be allowed full mileage; when more than one crew is sent in one train the first out will have charge of the train and receive full mileage. Deadhead conductors, brakemen and flagmen will be allowed half-time and stand first out in regular order on arrival ahead of crew running the train. Conductors, brakemen or flagmen deadheading on freight trains are to receive full mileage and half-time for deadheading on passenger trains.
- 21. Passenger and freight conductors, assistant conductors, train baggagemen, passenger trainmen, freight brakemen and flagmen or yardmen promoted to official positions will retain their seniority.
- 22. Passenger and freight conductors, assistant conductors, train baggagemen, passenger trainmen, freight brakemen and flagmen or yardmen leaving train or yard service to go into clerical positions will lose their rights in train or yard service, except when filling temporary positions or in case of sickness or accident.
- 23. Passenger conductors, assistant conductors, train baggagemen and passenger trainmen will be required to report for duty 30 minutes before leaving time, and if required to be on duty before that time they shall be paid extra compensation.
- 24. The rights of passenger and freight conductors, assistant conductors, train baggagemen, passenger trainmen, freight brakemen and flagmen will be confined to their respective divisions or districts in accordance with present practice, unless otherwise agreed.
- 25. When passenger and freight conductors, assistant conductors, train baggagemen, passenger trainmen, freight brakemen and flagmen or yardmen are transferred to another division or district they will rank in seniority as new men.
- 26. Road men will have no seniority rights in yards, nor yard men on the road.
- 27. Freight brakemen or fiagmen required to remain on duty on arrival at terminal longer than other members of the train crew will be allowed continuous time for time so held, and conductors will render time slips accordingly.
- 28. Road crews will not be required to coal engines except in case of emergency.
- 29. Freight conductors and brakemen deadheading from one terminal to another and cut out at intermediate point for other service, will be allowed 100 miles for deadheading to such intermediate point, and if held there more than 10 hours will be allowed 100 miles therefor at slow freight rate.
- 30. When practicable, passenger trainmen will not be required to cut or couple hose, or shift trains, at terminals where shifting crews or car inspectors are located.

- 31. When regular assistant conductors, train baggagemen, passenger trainmen, freight brakemen or flagmen are required to tend switches or crossings, or do any other work outside of their regularly assigned work, they shall receive their regular rates of pay, except that when they are employed in yard service they will be paid yard pay.
- 32. When assistant conductors, train baggagemen, passenger trainmen, freight brakemen and flagmen or yardmen are used as pilots, they will receive pay at the rate conductor would receive for running such train.
- 33. If passenger and freight conductors, assistant conductors, train baggagemen, passenger trainmen, freight brakemen and flagmen or yardmen are required to change their runs, and by the change compelled to move, their families will be provided with free transportation and their household goods moved at a nominal charge, on application to the proper official.
- 34. Passenger and freight conductors, assistant conductors, train baggagemen, passenger trainmen, freight brakemen and flagmen or yardmen summoned as witnesses for the company in the courts, or similar service, shall receive their stated rates of pay while in attendance.
- 35. Where practicable, caboose tracks will be provided at terminal points, and no unnecessary switching will be done with cabooses.
- 36. When practicable, freight conductors, brakemen and flagmen running in "rounds" will not be required to turn more than once at an intermediate station when such turn will take the men away from the terminal where they reside.
- 37. Unless otherwise arranged, conductors, brakemen and flagmen in through freight service, not assigned, will run first in, first out. Crews on local and pick-up runs will not be required to work Sunday in through freight service when "rounds" crews are available.
- 38. Freight conductors, brakemen and flagmen shall be required to live within a reasonable calling limit, and when they reside within one mile of the yard, will be called not to exceed two hours before time called for. Men on regular runs leaving between 7 A. M. and 10 P. M. will not be called.
- 39. Any conductor making a complaint against an assistant conductor, train baggageman, passenger trainman, freight brakeman or flagman or yardman, or vice versa, to superintendent or trainmaster, which may result in discipline, will make same in writing (unless taken down by a stenographer) and over his signature.
- 40. On trains running over more than one division or district, each division or district will furnish its proportion of crews, where practicable.
- 41. All freight crews and extra freight men shall be bulletined at all main terminals so as to give them information as to how they stand on their next run out.
- 42. Superintendents will give to all passenger and freight conductors, assistant conductors, train baggagemen, passenger trainmen, freight brakemen and flagmen and yardmen opportunity to ascertain their age and rank in service. A list shall be placed at the principal terminals, giving age in service, and shall be renewed once each year.
- 43. Where practicable, yardmen will not be required to do road work when road crews are available.

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- 44. Crews called for extra work trains to be paid local freight rate and basis. Crews working six days or less in work train service will be considered in extra work train service, and if over six days will be considered in regular work train service; and will be allowed pay when held on duty Sundays and holidays. Crews will not be required to operate snow plows or flangers, except in case of emergency.
- 45. All engines regularly assigned to local and pick-up service will be equipped with foot boards.
- 46. No passenger or freight conductors, assistant conductors, train baggagemen, passenger trainmen, freight brakemen or flagmen shall be allowed to exchange runs permanently with one another.
- 47. Any conductor giving up his rights of his own accord to go back braking shall lose his rights as a conductor.
- 48. After July 1, 1905, no question of rights will be entertained if of more than two years' standing.
- 49. Trainmen called for examination for promotion to position of conductor shall be entitled to three trials not more than two months apart.

#### GENERAL YARD RULES.

- 1. The general rules will govern yardmen where they apply.
- 2. Promotion and rights to preferred engines shall be according to seniority and ability; the line of promotion to be from night to day positions.

The line of promotion on the Pennsylvania Division shall be from yard brakeman to yard conductor, according to seniority.

- 3. Crews working one-half day shift and one-half night shift shall receive night pay, and one hour for meals will be allowed between the hours of 5:30 P. M. and 7:30 P. M. and 5:30 A. M. and 7:30 A. M.
- 4. One hour for meals will be allowed between the hours of 11:30 A. M. and 1:30 P. M., and 11:30 P. M. and 1:30 A. M., and if necessary to work during the time specified, 25 minutes will be allowed for the meal and one hour additional pay. This will also apply to mine runs on the Pennsylvania Division.
- 5. Yardmen will not have rights outside their respective yards except when yards are abolished, or a reduction made in the force. Men so affected will have their choice of being placed as the senior men on the extra list in road service or in other yards on their division or district according to seniority.
- 6. When regular yardmen are required to tend switches or crossings, or do any work outside their regularly assigned duties, they shall receive their regular yard pay.
- 7. When yardmen are called for service and do not work they shall receive their respective rates per hour for the time held, with a minimum allowance of one-half day.
- 8. All yard conductors will be furnished with time slips, and turn in time for their crews.
- 9. General yardmasters will notify in writing or in person all persons interested when time is not allowed as per time slips, giving reasons for same.
- 10. Switchtenders leaving their positions to accept positions as brakemen shall in all cases take the bottom of the extra list and begin as new men.

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- 11. In yards where extra switchtenders are not employed, extra yardmen will be given preference in filling temporary vacancies as switchtenders at switchtenders' pay.
- 12. It is not desired that engines be used any unreasonable time in switch service when they are not properly equipped with foot boards and grab irons.
- 13. Yardmen working on 12-hour basis shall receive minimum allowance of six hours, and for six hours or more, one day or 12 hours will be allowed.
- 14. All vacancies on regular yard engines to be advertised 10 days, the oldest man bidding to be assigned, all things being equal.

Yours truly,

J. P. BRADFIELD,

General Superintendent.

#### NEW YORK CENTRAL AND HUDSON RIVER R. R. CO., ENGINEMEN.

Beginning December 1, 1905, the following rates of pay for enginemen, and arrangement for handling same, will be in effect:

All classes of engines, \$3.60 per day, or \$.036 per mile.

Eight-wheel engines, \$3.65 per day, or \$.0365 per mile.

Classes G-2, G-3, G-4, and G-5, \$4.20 per day, or \$.042 per mile.

Classes I and K, \$4.10 per day, or \$.041 per mile.

All other classes, \$4.10 per day, or \$.041 per mile.

Switch engines, \$3.60 per day.

Freight rates according to class of engine.

Work trains (10-hour basis), \$3.65 per day, or \$.0365 per mile.

If not regularly in work-train service, \$4.10 per day, or \$.041 per mile.

#### WRECK.

Enginemen in this service shall be paid miles where miles exceed hours, and hours where hours exceed miles, being paid road freight rate as per class of engine used. This not to include regular work trains.

\$3.60 per day (12-hour basis), except that the enginemen on Byron grade shall receive \$4.10 per day (12-hour basis), and the enginemen on Clyde pusher shall be paid for actual mileage if over 100 miles (12-hour basis). On Pennsylvania Division, road rates as per class of engine (10-hour basis).

Enginemen running helper engines between West Seneca, East Buffalo and Batavia, also passenger helper out of Rochester, will be considered in road service. Enginemen running helper engines on Lewiston grade (R., W. & O. Division), at West Haverstraw and west out of Watertown to be paid road rates as per class of engine (10-hour basis).

Enginemen going to Schenectady for new engines will be paid road rates as per class of engines.

#### GENERAL RULES.

- 1. A day's run to be 100 miles or less; time and mileage to be computed and carried out separately for each calendar day's work, unless otherwise agreed with the men.
- . 2. When an engine is used in passenger service the engineman will be paid passenger pay. When an engine is used in freight service he will be paid freight pay. When an engine starts in freight service and finishes in pas-

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senger service over a division, the engineman will be paid freight pay for the entire trip.

3. Overtime will be paid on a basis of 10 miles per hour, time to commence at the time enginemen are required to register at the engine house, providing enginemen are on hand at that time, and end when engine is delivered at point designated by the company. This is not to apply to work train, pusher, and switch engine. All under 30 minutes to be given to the company; 30 minutes or more to count a full hour.

Overtime will be allowed work train enginemen after 10 hours and 30 minutes.

Overtime will be allowed enginemen on switch and pusher engines after 12 hours and 30 minutes.

- .4. Enginemen in passenger service will be paid mileage for taking engines to and from engine house to turn, unless hostlers are provided for that purpose.
  - 5. All enginemen hired shall receive first-class pay.
- 6. Enginemen should be required to live within a reasonable calling limit, and when they reside within one mile of engine house they will be called not to exceed two hours before they are required to register at the engine house.
- 7. Enginemen will be paid for actual time lost when serving as witnesses for the company. If not required to lose time, they will receive 100 miles per day at proper rate.
- 8. Enginemen when deadheading over a division by orders from a proper official shall receive half pay for such deadheading, and when they do not get out of a terminal within six hours after arrival on such deadhead trip, and have done no other work on that calendar day, shall receive one day's pay at proper rate.
- 9. Enginemen will be furnished time passes over the division on which they are employed.
- 10. Enginemen displaced in passenger service and compelled to go into freight service will take their place in freight service that their seniority rights on list as enginemen would entitle them to, they to be first men called to enter passenger service. Failing to respond, they will lose their former rights in passenger service. Should they again enter passenger service they will be the youngest men in that service.
- 11. Enginemen in road service asking to go into yard service and allowed to do so, and later going back into road service, will have the time they were in yard service taken from their road rights.
- 12. If an engineman is incapacitated for road service he may hold rights in yard service according to his age as an engineman. This will not apply to men taken out of road service for disciplinary reasons.
- 13. If an engineman is placed in yard service by the company, he shall make written application for road service to the proper official within one year, or forfeit his rights in road service. If application is not acknowledged by the proper official in 10 days, he shall make another application. Signing or bidding for a run shall not be considered as making application in writing.
- 14. Enginemen displaced from regular runs through no fault of their own shall be entitled to runs held by younger men in their line of service. Sum-

mer runs are not to be considered as regular or permanent runs. Enginemen bidding in summer runs cannot go back upon the runs they formerly held if they have been bid in by older men in the service.

- 15. When a question arises as to the probable length of time an engineman will be out of service or off his run, after 60 days the run will be advertised conditionally:
- lst. That when the original holder of the run returns, or the man holding the run conditionally is displaced by a man who has lost his run through no fault of his own, he will return to the run he originally held, and so to the end of the list, each man going to the run he formerly held.
- 2d. When it is known that the original holder of the run is permanently out of the service, the run will again be advertised.
- 16. If an engineman gives up a conditional run for another conditional run, he cannot go back upon run first held if he is displaced from the second.

If an engineman leaves a conditional run for a summer run and the summer run is taken off, he cannot go back upon the conditional run.

- 17. The oldest engineman in line of service will be given preference in work or runs, other things being equal. This means that seniority shall prevail in all classes of service—as passenger service, freight service, and yard service. This is not to apply in passenger service where there are no regularly assigned extra passenger enginemen doing passenger work only.
- On the R., W. & O. Division straight seniority will prevail; the oldest engineman being given preference in work and runs, other things being equal, except that enginemen disqualified from road service and engaged in yard service will not be displaced by road enginemen requesting to be assigned to yard service, and yard enginemen disqualified from road service will have no road rights. This to be given a trial for one year from January 1, 1906.
- 18. Enginemen held in readiness for service on Sunday or any other day, and not used, will be allowed a day's pay for each 10 hours or fractional part thereof.
  - 19. Enginemen called for service and not used will be allowed a day's pay.
- 20. Enginemen shall not be disciplined without proper investigation being made, but may be suspended pending such investigation, which shall be held within 10 days. They may, if they so desire, be allowed to choose some engineman in good standing to represent them on boards of investigation, and may be present and hear all the evidence in the case. All persons interested to be notified to be present. Indefinite suspension not to apply as discipline. Records of enginemen who have suffered suspension and been found blameless will remain as previous thereto and they will be paid for time lost. Enginemen will be notified of cause and length of suspension.
- 21. Enginemen after completing trip taking over 12 hours and less than 18, shall be allowed 10 hours' rest; if over 18 hours, 14 hours to be allowed. If more than 14 hours' rest is desired they shall arrange with the engine house foreman.
- 22. The number of enginemen will be kept at the lowest possible limit necessary to perform the work, and when reductions are made in the force, the youngest men in the service will be taken off first.
  - 23. The company will furnish hostlers and inspectors at all terminals.

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- 24. Pooled and extra enginemen will be run first in, first out; but where there are no extra passenger enginemen the oldest pooled or extra engineman shall be entitled to the extra passenger work. Where enginemen are pooled in slow freight service there will be a regular pool and extra list.
- 25. Superintendents will give to all enginemen opportunity to ascertain their age and rank in service. A list shall be placed in the principal engine houses giving age in service, and shall be renewed once each year.
- 26. Enginemen will be given the refusal of such positions as road foreman of engines and engine dispatcher.
- 27. When enginemen are assigned to regular runs or engines, in case engines are held for repairs, other engines will be furnished in place thereof, when practicable, so that regular enginemen will not lose time. The understanding is that enginemen bid for runs or jobs, and not for engines.
- 28. When the service as reported on the time slip is not allowed, the engineman making the slip will be notified of change as soon as practicable, with reason given for not allowing it.
- 29. Enginemen's rights will commence from the first day running a locomotive after their promotion.
- 30. On the Mohawk and Western Divisions enginemen who were formerly employed on the West Shore Railroad will be given their place according to age and rank in the service, except that regular trains that are now assigned to them will not be taken from them.
- 31. The engines in New York known as dummy engines are classed as switch engines, and enginemen will receive standard pay.
- 32. Enginemen in switch service, who desire to do so, may arrange to work week about, day and night.
- 33. All engines shall be furnished back curtains at all times, and side curtains from November 1st to May 1st.
- 34. After January 1, 1904, no question as to rights will be entertained if of more than two years' standing.
- 35. Switch engines in Salina yard shall be manned by R., W. & O. Division men.
- 36. Enginemen will be paid actual extra mileage for helping or doubling hills, or going for water outside of water limits, or going for coal, but this should be understood to apply only where total mileage exceeds 100 miles.
- 37. Enginemen on pusher engines at Byron, Fairport, Lyons, Clyde, Whiskey Hill, Canaseraga, Oneida, Schenectady, Albany and Rensselaer will be classed as switch enginemen as to rights.
- 38. Switch enginemen will be given one hour for meals, commencing between 11:30 and 1:30 in day or night service, and if required to work during the time specified, 30 minutes will be allowed for the meal and one hour additional pay.
- 39. All vacant or new runs shall be posted within five days on the bulletin boards of the division or district on which they occur; bidding will close in not more than 10 days after the run is posted. The oldest engineman bidding shall then be assigned to the run within five days, other things being equal. If two or more runs or vacancies are advertised at the same time, candidates may make application for one or all, stating their preference. Failure to bid for vacancies will not affect seniority.

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Enginemen absent by permission from proper authority will have the right to displace younger enginemen from runs if such runs have been bid in during their absence.

- 40. Enginemen set back firing, owing to falling off in business, will be placed as soon as possible on runs to which their age entitles them. Their records in the latter case will be included as enginemen, but while filling the duties of firemen will not be permitted to bid in positions as enginemen.
- 41. Running pony engines will be classed as special service, and does not affect an engineman's rights to other class of service. Enginemen leaving that class of service will take their place in the service to which their age as enginemen entitles them, subject to the rules.
- 42. Enginemen may have 30 days' lay-off on receipt of permission from proper officer, without a written leave of absence, and if off over 30 days and under 90 days, to have written leave of absence from division superintendent. If absent over 90 days, time is to be deducted on seniority list. This not to apply in case of sickness, disability or while engaged in committee work, or special duty for the company.
- 43. When a run is restored after having been off over 60 days, it should be advertised the same as a new run. If restored within 60 days, man who held the run when it was taken off must go back upon it, unless he has regularly bid in another run.

Yours truly, J. P. Bradfield,

General Superintendent.

NEW YORK, N. Y., November 21, 1905.

# NEW YORK CENTRAL AND HUDSON RIVER BAILROAD CO., FIREMEN.

NEW YORK, N. Y., December 1, 1905.

To Division Superintendents:

GENTLEMEN.—Beginning January 1, 1906, the following rates of pay for firemen and hostlers, and arrangement for handling same, will be in effect:

Passenger firemen shall receive \$2.05 per day on all engines on all divisions, excepting firemen on North White Plains, Croton, Yonkers and Peekskill locals, who shall receive \$2.15 per day.

Freight firemen on small four-wheel connected engines shall receive \$2.10 per day.

Firemen on engines under 104,500 pounds on drivers, now receiving \$2.30 per day, shall be paid as at present.

Firemen on engines numbered 1691 to 1790, 1859 to 1878, and 2085 to 2099, inclusive, shall receive \$2.40 per day.

Firemen on all other engines with a weight of 104,500 pounds or more on drivers (excepting classes G-2, G-3, G-4, G-5 and H-3), shall be paid \$2.35 per day.

Firemen on passenger engines, classes I and K, when in freight service, shall be paid \$2.35 per day.

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Firemen on G-2 to G-5 engines, inclusive, shall be paid as follows:

### WESTERN DIVISION.

,	Miles allowed.	Rate per mile.
East Buffalo to East Rochester	100	. 025
East Rochester to East Buffalo	80	.025
West Seneca to East Rochester	100	.025
East Rochester to West Seneca	85	.025
Suspension Bridge to East Rochester	100	.025
East Rochester to Suspension Bridge	100	.025
DeWitt to East Rochester	100	. 025
East Rochester to DeWitt	100	. 025
East Rochester and Lyons (round trip)	100	.025
DeWitt and Lyons (round trip)	150	. 025

Calendar dates and terminal time to be eliminated. Firemen are to be changed at East Rochester.

### MOHAWK DIVISION.

	Miles allowed.	Rate per mile.
DeWitt to Little Falls	100	. 025
Little Falls to DeWitt	80	. 025
West Albany to Little Falls	100	. 025
Little Falls to West Albany	80	. 025
Ravena to Little Falls	100	. 025
Little Falls to Ravena	100	. 025
Little Falls and Rotterdam Junction (round trip)	150	. 025
DeWitt and Utica, or Utica and DeWitt (round trip)	150	. 025
West Albany to Utica, through freight service	121	. 025
Utica to West Albany, through freight service	100	. 025
Little Falls and Utica (round trip)	100	.025

Calendar dates and terminal time to be eliminated. Firemen are to be changed at Little Falls.

Firemen required to go through to the end of the division will be dead-headed without pay to East Rochester, on the Western Division, and Little Falls, on the Mohawk Division, to take their turn out on their own district, when conditions will permit.

Firemen will be kept in two pools at East Rochester and Little Falls, and will be called for train in direction of home, except in case of emergency; time to start from time called for.

The above only affects men employed in dead freight service on G-2 to G-5 engines, inclusive.

ST. LAWRENCE & ADIRONDACK DIVISION.

Passenger firemen shall receive \$1.90 per day.

Freight and work train firemen shall receive \$2.15 per day.

# ROME, WATERTOWN & OGDENSBURG DIVISION.

On extra runs, 75 miles or over, in each direction, 100 miles will be allowed and actual mileage over 100 miles.

On extra short runs under 75 miles in each direction, continuous time will be paid for round trip, except when conditions require crew to be relieved at opposite terminal, in which event 100 miles each way will be allowed. Calendar day to apply.

# PENNSYLVANIA DIVISION.

Firemen on G-3 and H-3 engines will be paid \$2.50 per day.

Firemen on G-2, G-4, and G-5 engines will be paid .025 per mile and will be allowed 10 miles in addition to actual mileage per day on following runs: Corning and Newberry Junction.

Corning and Avis.

Corning and DeWitt.

Corning to Lyons and return.

Newberry Junction and Clearfield.

Avis and Clearfield.

When G-2, G-4, and G-5 engines are used on Newberry Junction and Avis transfer, 10 miles additional to day's pay will be allowed each day.

Firemen on pusher engines shall be paid road rates as per class of engine, 10-hour basis.

#### ALL DIVISIONS.

Firemen on work trains shall receive \$2.10 per day, 10-hour basis.

Firemen on engines in switch service will be paid \$2.10 per day, 12-hour basis; excepting on engines of a weight of 133,000 pounds or over on drivers, who will be paid \$2.15 per day, 12-hour basis.

Firemen on ballast or gravel trains will be paid freight rates according to class of engine.

Firemen on pusher engines shall receive \$2.10 per day, 12-hour basis, except that the firemen on Byron grade shall receive \$2.50 per day, 12-hour basis, and the firemen on Clyde pusher shall be paid for actual mileage if over 100 miles, 12-hour basis. On Pennsylvania Division, road rates as per class of engine, 10-hour basis. Firemen may hold road rights as regards seniority.

Hostlers shall receive .19 per hour at Buffalo, East Buffalo, East Rochester, Syracuse, DeWitt, Minoa, Niagara Falls, Utica, West Albany, Rensselaer, New Durham, Mott Haven, Seventy-second Street, Ravena, High Bridge, Watertown, Corning, and Avis; and shall receive .175 per hour at all other points.

Firemen called to watch or hostle engines shall be paid hostlers' pay.

Road hostlers shall receive \$3.25 per day of 12 hours.

Firemen in wreck service shall be paid miles where miles exceed hours, and hours where hours exceed miles, being paid road freight rate as per class of engine used. This not to include regular work trains.

Firemen on helper engines between West Seneca, East Buffalo and Batavia, also passenger helper out of Rochester, will be considered in road service. Firemen on helper engines on Lewiston grade, R., W. & O. Division; at West Haverstraw and west out of Watertown to be paid road rates as per class of engine (10-hour basis).

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Firemen on snow plow and flanger work, if not regularly in work train service, shall receive road freight pay as per class of engine used.

### GENERAL RULES.

- 1. A day's run to be 100 miles or less, time and mileage to be computed and carried out separately for each calendar day's work; unless otherwise agreed with the men.
- 2. When a fireman is used in passenger service, he will be paid passenger pay; when he is used in freight service he will be paid freight pay. When a fireman starts in freight service and finishes in passenger service over a division, he will be paid freight pay for the entire trip.
- 3. Overtime will be paid on a basis of 10 miles per hour, time to commence at the time firemen are required to register at the engine house, providing firemen are on hand at that time, and end when engine is delivered at point designated by the company. This is not to apply to work train, pusher, and switch firemen. All under 30 minutes to be given to the company; 30 minutes or more to count a full hour. Overtime will be allowed work train firemen after 10 hours and 30 minutes. Overtime will be allowed firemen on switch and pusher engines after 12 hours and 30 minutes.
- 4. Firemen in passenger service will be paid actual mileage for taking engines to and from engine house to turn, unless hostlers are provided for that purpose.

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- 6. Firemen should be required to live within a reasonable calling limit, and when they reside within one mile of engine house, they will be called not to exceed two hours before they are required to register at the engine house.
- 7. Firemen will be paid for actual time lost when serving as witnesses for the company. If not required to lose time they will be allowed 100 miles per day at proper rate.
- 8. Firemen, when deadheading over a division by proper orders, shall receive half pay for such deadheading, and when they do not get out of a terminal within six hours after arrival on such deadhead trip, and they have done no other work on the calendar day on which they made the deadhead, they shall receive one day's pay at proper rate.
- 9. Firemen and hostlers will be furnished time passes over the division on which they are employed.
- 10. Firemen shall be called for extra passenger work (where an extra passenger list is maintained), as their names appear upon the firemen's list; but firemen who decline to enter the extra passenger service may remain in freight service. Should they desire to enter passenger service at any time thereafter they shall follow the last man assigned, retaining rights to promotion to engineman from the first day employed as a fireman; but should a freight man bid in a passenger train he shall not claim rights in passenger service over a man older in freight service. Firemen holding regular runs, displaced—through no fault of their own—shall be entitled to any run held by a younger man in their line of service. Firemen bidding in summer runs cannot go back on the same run formerly held if it has been bid in by a man older in the service.

A fireman is considered displaced — First: When he is removed to make way for an older man. Second. When his run is taken off. Third. When home terminal changes.

11. Road firemen asking to be assigned to yard service may be so assigned, but shall be the youngest extra fireman in yard service. This will also apply to firemen who are unable to follow regular work caused by sickness.

Vacancies of firemen's positions occurring on yard engines shall be advertised for six days; applications to be received from men in yard and road service. Applications from road firemen will not be considered except in case there is not a sufficient number of applicants from yard firemen. Firemen so assigned shall be displaced only by firemen incapacitated for road service.

- 12. If a fireman is incapacitated for road service he may hold road rights in yard service according to his age as a fireman. This will not apply to men taken out of road service for disciplinary reasons.
- 13. Firemen who are employed in yard service and who have not asked in writing to be assigned to road service in six months shall lose road rights, and when making applications shall be assigned to road service and placed on road list according to seniority. Time voluntarily spent in yard service after expiration of six months will be deducted from road service rights.

The last clause of this rule is to prevent a man from asking to get out of yard service and going into road service for a short time, then going back into yard service again; repeating it as often as may be necessary in order to preserve his road rights, evidently with the intention of endeavoring to hold his road rights in this manner until afforded an opportunity to take a good run or promotion.

A fireman who has been in yard service two years at the time this article becomes effective shall be given no consideration as to road rights; but a fireman who has been in yard service less than two years shall be considered under the "Six Months" clause. This article to date from January 1, 1904.

15. When a question arises as to the probable length of time a fireman will be out of service or off his run, after 60 days the run will be advertised conditionally:

First. That when the original holder of the run returns, or the man holding the run conditionally, is displaced by a man who has lost his run through no fault of his own, he will return to the run he originally held; and so to the end of the list, each man going to the run he formerly held.

Second. When it is known that the original holder of the run is permanently out of the service, the run will again be advertised.

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- 17. The oldest firemen in their line of service shall be given preference in work or runs, all other things being equal.
- 18. Firemen held for service on Sunday, or any other day, and not used, will be allowed a day's pay for each twelve hours or fractional part thereof.

If firemen on regular runs are wanted on their lay-over day, they will be notified the day previous, if possible.

At small terminals where the service would be liable to suffer by reason of firemen leaving their lay-over terminal on Sunday, firemen will first give notice to engine-house foreman of such intention.

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When it is found on arrival at other than home terminals that firemen will not be required for a considerable time, and it will be possible and consistent with the service to allow them to go home and return by the time their services will be required, the engine-house foreman will grant such permission.

- 19. Firemen called for service and not used, will be allowed a day's pay.
- 20. Firemen shall not be disciplined without proper investigation being made, but may be suspended pending such investigation, which shall be held within 10 days. They may, if they so desire, be allowed to choose some fireman in good standing to represent them on boards of investigation, and may be present and hear all the evidence in the case. All persons interested to be notified to be present. Indefinite suspension not to apply as discipline. Records of firemen who have suffered suspension and been found blameless will remain as previous thereto and they will be paid for time lost. Firemen will be notified of cause and length of suspension.
- 21. Firemen after completing trip taking over 10 hours and less than 18 hours, shall be allowed 10 hours' rest; if over 18 hours, 14 hours to be allowed. If more than 14 hours' rest is desired they shall arrange with the engine house foreman.
- 22. The number of firemen will be kept at the lowest possible limit necessary to perform the work; and when reductions are made in the force, the youngest men in the service will be taken off first, all other things being equal.
- 23. The company will furnish hostlers and inspectors at all terminals. In filling positions in hostler service, enginemen or firemen shall be given preference.
- 24. There shall be a regular and an extra pool. When a fireman in regular pool is off, a fireman in extra pool shall take his place until regular fireman returns to work: There shall be no preference in men in extra pool, except that when a permanent vacancy occurs in regular pool the oldest fireman in extra pool will be assigned to it. Firemen in both regular and extra pool shall be run first in and first out, except where there are no extra passenger firemen, the oldest pool or extra fireman shall be entitled to the extra passenger work; except that when an extra man is in the place of a regular man he shall hold said place until regular man returns to work. Present practice to continue where there are no pooled men.
- 25. Superintendents will give to all firemen opportunity to ascertain their age and rank in service. A list shall be placed in the principal engine houses giving age in service and shall be renewed once each year, not later than June 1st; this to include a separate list for road and yard men.

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- 28. When the mileage reported on the time slip is not allowed, the man making it will be notified of the change, as soon as practicable, with reasons given for not allowing it.
- 29. Firemen shall be promoted to enginemen as their names appear on the firemen's list, provided they have passed all examinations.
- 30. On the Mohawk and Western Divisions firemen who were formerly employed on the West Shore Railroad will be given their place according to

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age and rank in service, excepting that regular trains are now assigned to firemen will not be taken from them. This is to date from September 1, 1900.

- 31. The engines in New York, known as "Dummy" engines are classed as switch engines.
  - 32. Firemen in yard service may work week about, day and night.
- 33. Engines shall be furnished back curtains at all times, and side-curtains from November 1st to May 1st.
- 34. After January 1, 1904, no question as to rights will be entertained if of more than two years' standing.
- 36. Firemen shall be allowed actual mileage for helping or doubling hills, or going for water outside of water limits, or for coal; but this must be understood to apply only where total mileage exceeds 100 miles.
  - 37. Firemen on pusher engines may hold road rights as regards seniority. The following engines are classed as pusher engines:

Main Street, Buffalo; H. C. Yard, pushing trains over Forks; Byron, Fairport, Lyons, Clyde, Whiskey Hill, Oneida Castle, Canaseraga, Oneida, Hoffmans. Rensselaer to West Albany.

It must be understood that firemen may be assigned to pusher engines who have lost road rights, and if such men are so assigned they shall not be entitled to road rights.

- 38. Switch firemen will be given out hour for meals, commencing between 11:30 and 1:30 in day or night service, and if required to work during the time specified, 30 minutes will be allowed for the meal and one hour additional pay.
- 39. All vacant or new runs shall be posted within five days on the bulletin boards of the division or district on which they occur; and bidding will close in not less than ten days after the run is posted. The oldest fireman bidding shall then be assigned to the run within five days, other things being equal. If two or more runs or vacancies are advertised at the same time, candidates may make application for one or all, stating their preference. Failure to bid for vacancies will not affect seniority. This to include summer runs.
- 40. Enginemen set back firing, owing to falling off in business, will be placed as soon as possible on runs their age would entitle them to, and their records in the latter case will be included as enginemen.
- 41. Firing pony engines will be classed as special service, and does not affect a fireman's rights to other classes of service. Firemen leaving that class of service will take the place that their age as firemen entitles them to, subject to the rules.
- 42. Firemen may have thirty days lay-off on receipt of permission from proper officer, without a written leave of absence, but if off over 30 days or under ninety days, to have written leave of absence from division superintendent. If absent over 90 days, time is to be deducted on seniority list. This not to apply in case of sickness, disability, or while engaged in committee work.

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- 43. When a run is restored after having been off over 60 days, it should be advertised the same as a new run. If restored within 60 days, the man who held run when it was taken off must go back upon it unless he has regularly bid in another run; but the man whom he displaces on account of his run being taken off cannot go back upon the run he originally held, and such run must be considered vacant and advertised according to Rule 39.
- 44. Three of the positions as firemen in the extra passenger service at Rensselaer, on the Hudson Division, will be advertised according to Rule 39.
- 45. Water coolers will be placed on all engines from April 1st to December 1st, and to be so constructed that the galvanized box is removable. Firemen may have ice where obtainable.
- 46. Any fireman who, for acceptable reasons, does not desire promotion or who fails to pass examination after third trial, shall lose road rights (trials to be not less than two months apart), and he may be placed in switch or hostler service, retaining his age from the first day employed as a fireman, providing, in the opinion of the examining board, his failure to pass the examination was not due to lack of proper interest and endeavor on his part; otherwise, his case shall receive no further consideration. This article to apply only to firemen in the service of the company at the time the progressive examination was adopted, October 1, 1904.
- 47. The company will furnish men to fill and clean headlights and markers on all pooled and double crewed road engines, and will furnish men to perform similar service on single crewed engines, pusher and helper engines where practicable, and will have supplies placed on engines where practicable, and consistent to do so.
- 48. Men will be furnished to shovel coal from rear of tender on engines turning at designated terminals where no coal is supplied.
- 49. Men will be furnished at designated places to clean fires, hoe out ash pans, clean out sparks from front end of engines in road service and shovel coal ahead from rear of tender on engines in road service.
- 50. Men will be furnished at designated places to clean fires, hoe out ash pans, clean out front ends of all yard engines, including pusher and helper engines, once in every 12 hours of service, and clean flues when reported necessary by enginemen.
- 51. Firemen on switch and work train engines will scour bells and figures on number plates, and clean above running board.

Company will furnish men to do all wiping and cleaning on pooled and double crewed road engines, except inside and outside of cab windows and inside of cabs, and will furnish men to perform similar service on single crewed road engines, pushers and helpers, where practicable.

Firemen will not be required to clean flues, wash paint work or wipe off tanks; paint, clean or blacken front ends of doors or smoke arch; this to apply to all classes of engines.

- 52. Engines will be furnished with cushions and arm rests, which will be kept in repair.
- 53. All extra passenger firemen will be required to fire hard coal run for a period of 90 days before being permitted to bid in through run; this to apply only to the Hudson Division.

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- 54. Firemen on regular runs, if used to make another trip after arriving at terminal and after completing day's work of 100 miles or more, shall be allowed at least 100 miles additional for such extra trip.
- 55. No yard fireman or a fireman who has lost his road rights shall be promoted to engineman, except those who have already passed third series examination; this not to apply to firemen on the Mohawk Division, who entered yard service prior to January 1, 1905, with the understanding that they were to be promoted to enginemen, Seventy-second Street, New York, excepted. Firemen governed by this rule will not be required to take third series examination.
  - 56. Firecleaners will be furnished at all main terminals.
- 57. Two firemen on the same run will be allowed to change at terminals where most convenient, when the service will not be affected.

## Yours truly,

J. P. BRADFIELD,

General Superintendent.

### RUTLAND RAILROAD COMPANY, CONDUCTORS AND TRAINMEN.

Effective January 1, 1906, the following schedule will govern the pay of conductors, baggagemen, brakemen, and yardmen, on the Rutland Railroad, on all divisions and branches.

Wherever the word "trainmen" appears in different articles, it applies to conductors, baggagemen, brakemen and yardmen.

### PASSENGER SERVICE.

•		RUN	IS OF		Conduct	ors	Baggage	men	Braken	aen
Under	3000 miles	per	calendar	month	 . \$70	00	<b>\$4</b> 5	00	\$40	00
	3000-3500	"	44	"	 . 75	00	47	<b>50</b>	42	50
	3500-4000	"	"	"	 . 80	00	50	00	45	00
	4000-4500	"	"	"	 . 85	00	52	50	. 47	50
	4500-5000	**	"	"	 . 90	00	55	00	50	00
	5000-5500	"	"	"	 . 95	00	57	50	52	<b>50</b>
	5500-6000	"	"	"	 . 100	00	60	00	55	00
	6000-6500	"	"	"	 . 105	00	62	50	57	<b>50</b>
	65007000	"	"	"	 . 110	00	65	00	60	00

When the total mileage made in any calendar month exceeds by one-half, or 250 miles, the minimum mileage, the higher or maximum mileage rate for such division of mileage will be paid.

For mileage exceeding the minimum and less than one-half, or 250 miles, between the minimum and maximum division, the minimum rate will be paid.

### Article I.

Through freight conductors will be paid at the rate of two and seventy-five (2.75) hundredth cents per mile; through freight brakemen at one and eighty-five (1.85) hundredth cents per mile.

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# THEOUGH FREIGHT.

	CONDUCTORS						
BETWEEN	Miles	Rate	Straight Trip	Round Trip			
Ógdensburg — Alburgh	121.6	2.75	<b>\$</b> 3 35				
Ogdensburg — Rouses Point	118.0	2.75	3 24				
Ogdensburg — Malone :	60.4	2.75	1 65	\$3 33			
Malone — Norwood to Cherubusco to Malone	111.0	2.75		3 05			
Alburgh — Rutland	104.5	2.75	2 86				
Rutland - North Bennington	52.6	2.75	1 46	2 89			
Rutland — Burlington	67.4	2.75	1 84	3 71			
Rutland — Bellows Falls	52.2	2.75	1 43	2 86			
Malone — Moira to Cherubusco to Malone	67.0			2 07			
Alburgh — Cherubusco and return	81.2	• • • • • •	١	2 07			
Rutland — Bennington and return	114.2	2.75		3 13			

	BRAKEMEN						
BETWEEN	Miles	Rate	Straight Trip	Round Trip			
Ogdensburg — Alburgh	121.6	1.85	<b>\$</b> 2 26				
Ogdensburg Rouses Point	118.0	1.85	2 18				
Ogdensburg — Malone	60.4	1.85	1 11	<b>\$</b> 2 24			
Malone — Norwood to Cherubusco to Malone	111.0	1.85		2 05			
Alburgh — Rutland	104.5	1.85	1 92				
Rutland - North Bennington	<b>52.6</b>	1.85	98	1 94			
Rutland — Burlington	67.4	1.85	1 24	2 50			
Rutland — Bellows Falls	52.2	1.85	95	1 92			
Malone - Moira to Cherubusco to Malone	67.0			1 50			
Alburgh — Cherubusco and return	81.2	1.85		1 50			
Rutland — Bennington and return	114.2	1.85		2 11			

When the fraction exceeds five-tenths of a mile it will be allowed; when less, it will not be allowed.

# WAY FREIGHT.

Tr	Between	Miles	Conduc- tors per month	Brake- men per month	Crews
224-225	Ogdensburgh — Alburgh	121.6	\$85 00	\$57 50	3
22-23	Alburgh - Burlington and return,				
	including switching Alburgh,			_	
	Noyan Junction, Rouses Point	75.0	70 00	47 50	1
26-27	Burlington — Rutland	67.4	70 00	47 50	2
35	Switching Rutland-Proctor-Brandon				
	and return	32.2	67 50	45 00	1
126-131	Rutland — Bellows Falls and return	104.4	75 00	50 00	1
127-122	Bellows Falls - Rutland and return	104.4	70 00	47 50	1
121-120	Bellows Falls - Rutland and return	104.4	70 00	47 50	1
24 - 25	Rutland — Bennington	<b>57.1</b>	70 00	47 50	2
4–3	Bennington - Chatham and return.	114.6	70 00	47 50	1

Train numbers as per Time Table No. 15, effective October 9, 1905. Change in numbers of trains will not affect the rates paid.

### Article II.

On through and extra freight trains overtime will be allowed when the time consumed between terminals exceeds by 35 minutes the time computed at rate of ten (10) miles per hour for actual mileage. On local freight trains overtime will be allowed when the time consumed between terminals exceeds by 35 minutes the time computed at rate of eight (8) miles per hour for actual mileage. Conductors will be paid at rate of twenty-seven and a half (27.5) cents per hour, and brakemen at rate of eighteen and a half (18.5) cents per hour.

Overtime will be allowed on through and extra freight trains on turn around trips for all time used on the round trip in excess of ten (10) miles per hour, less one hour at all turn around points, excepting where the motive power department forces are not provided to handle engine; i. e., North Bennington, Summit (Bellows Falls Division), Cherubusco and Chatham.

Thirty-five minutes equal one hour.

#### Article III.

Overtime will be allowed on local freight trains, when the time consumed in making the trip exceeds by thirty-five (35) minutes the time given below:

Between Alburgh and Ogdensburg in excess of 15 hours and 15 minutes.

Between Rutland and Burlington, in excess of 10 hours.

Between Rutland, Bellows Falls and return, in excess of 12 hours and 35 minutes.

Between Rutland to Bennington, in excess of 10 hours.

Between Alburgh, Burlington and return, including switching at Alburgh, Noyan Junction and Rouses Point, in excess of 10 hours.

Between Bennington, Chatham and return, in excess of 14 hours and 15 minutes.

This does not apply to branch service.

### Article IV.

Construction, work, snow plow and wreck train service will be paid at rate of two-seventy-five (2.75) per day of 12 hours for conductor and one-eighty-five (1.85) per day of 12 hours for brakemen, deducting meal hours, time to be computed from time listed to leave until train is returned or relieved. For time in excess of 12 hours, conductors to receive twenty-seven and a half (27.5) cents per hour and brakemen eighteen and a half (18.5) cents per hour; the above shall include time going to and from point of work or accident.

Thirty-five (35) minutes equal one hour.

If the rate of pay computed by hours exceeds the total computed by miles, hours will be used; if the rate computed by miles exceeds the rate computed by hours, miles will be used.

#### Article V.

Time will be computed from the time trains are listed to leave. Where time is not allowed as per conductor's time slip, it shall be returned to him at once with reasons for not allowing same, and corrected time slip sent in.

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### Branch Lines - Mixed Runs.

_		Joint Baggage- men and Brakemen, per month
Addison Branch - mixed	\$60 00	<b>\$42</b> 50
Bennington Branch — 2 crews, passenger, mixed	) 80 00 Sum. rate	50 00
and switching service		
Chatham, Bennington and return, Nos. 1 and 6		45 00
Stephentown, Chatham and return, yard switch-		
ing at Chatham	60 00	40 00

The monthly rate includes all service performed on Summer and Winter runs, as per Time Table. Sundays included where and when scheduled.

Extra service will be paid pro-rata.

## YARD SERVICE.

11 HOURS DAY.				11 Ho	URS NIGHT
LOCATION		Night Foreman	Day Switchman	Night Switchman	Per hour Per day or night.
Rutland	<b>\$</b> 0 22	<b>\$</b> 0 23	<b>\$</b> 0 18½	\$0 19½	
Alburgh			1 60	1 60	
Ogdensburg	1 80		1 60	1 60	do.
Bellows Falls			1 60	1 60	do.
Burlington	1 75		1 60	1 60	do.
Malone			1 60	1 60	do.
Norwood			1 60	1 60	do.

Dinner and supper hour to be worked if work in yard requires it, for which compensation at the above rates will be paid. Dinner hour to be allowed between 11 A. M. and 2 P. M., supper between 11 P. M. and 2 A. M., as work permits. Overtime in excess of 11 hours per day or night, to be paid at rates fixed above, at the stations enumerated. Thirty-five minutes equal one hour.

## Article VI.

Passenger, freight and mixed train crews, assigned to regular runs and paid monthly salaries, will receive a full month's pay only when they continue on their regular runs throughout the month. Failing to do so, they will receive such proportion of the full month's pay as the service performed bears to the full month.

### Article VII.

Trainmen deadheading over the road in company's service, will be paid one-half the rate paid for service performed.

In case of crew deadheading, with caboose, the first crew will deadhead, the second crew run the train, and on reaching terminal station, the deadhead crew will stand ahead of the crew with whom they deadheaded.

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### Article VIII.

When called on to attend court as witnesses for the company, trainmen will be paid at rate of — Conductors \$2.75 and brakemen \$1.85 per day, of twenty-four hours, and allowed one dollar for each twenty-four hours, in such cases, for expenses, when away from home; the court witness fees and mileage to be assigned to the company; no mileage to be allowed.

### Article IX.

Crews running light with caboose, except where otherwise specified in this schedule, conductors will be paid two and seventy-five (2.75) hundredth cents per mile and brakemen one and eighty-five (1.85) hundredth cents per mile.

### Article X.

Special passenger or excursion trains, where the round trip exceeds seventy-five miles or six hours' service, conductors will receive \$3.00, baggagemen \$2.00 and brakemen \$1.85; less than seventy-five miles, or less than six hours, one-half the above rates; over twelve hours' service, proportionate rates.

## Article XI.

If crew is called to go out and is released after reporting for duty, there will be allowed the conductor three hours at rate of twenty-seven and a half (27.5) cents per hour; and brakemen eighteen and a half (18.5) cents per hour, but if notified that they will not be wanted before reporting for duty, no time will be allowed. The crew will stand first out.

### Article XII.

Trains delayed, caused by wrecks, washouts or other causes which block the line, the trainmen if impressed into service at such washouts, wrecks, etc., will be paid at work-train rates per hour when so employed.

### Article XIII.

Conductors acting as pilots, will receive schedule rates for the class of service performed.

### Article XIV.

Short freight return trips, fifty miles or less, to be rated as fifty miles and paid at regular rates for the class of service performed. Short return trips, continuations of regular trips, will be paid actual mileage at rate in effect for the class of service performed.

### Article XV.

When a trainman in regular service is called on to perform duties other than his own, he shall receive not less than his own rate of pay; this does not apply to extra men.

## Article XVI.

Except where trains are required to regularly double hills, or are ordered to double, no mileage will be allowed; overtime to be figured on basis of actual mileage.

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### Article XVII.

In calling trainmen for special trains or for special service, where in the opinion of the superintendent certain trainmen are better qualified for the service, he will disregard Article XXIII.

### Article XVIII.

Trainmen who desire to lay off, except in case of sickness, will only be relieved in such case at the starting point of their runs.

## Article XIX.

Conductors or brakemen, entering service for the first time, will be employed by the superintendent or trainmasters. They must fill out formal application on prescribed blanks, and will be considered permanently in the service of the company only when notified of the approval of their application by the superintendent.

### Article XX.

All supplies such as lanterns, switch keys, ticket punches and book of rules, to be furnished by the company, and trainmen will sign receipt for same, agreeing that one dollar will be deducted from any money due them for failure to return switch key or ticket punch, and fifty (50) cents for book of rules or lanterns, provided same are lost, or not returned, when leaving the service, or satisfactory reason given for non-return.

### Article XXI.

Conductors and brakemen will not be required to go out after sixteen (16) continuous hours of service without eight (8) hours' rest, provided notice is given the trainmaster or yardmaster in writing by such employees as require rest on arrival at terminal stations.

### Article XXII.

When the forces are reduced on account of falling off in business, it shall be in the reverse order in which employees were promoted. Men temporarily dispensed with on this account will be given preference in employment, if their previous service was satisfactory.

### Article XXIII.

Freight crews not assigned to regular runs, will run first in and out, so far as practicable.

## Article XXIV.

Conductors and brakemen will be called one hour and a half before leaving time when practicable and they live within one mile of yard office. This does not refer to regular trains between the hours of 7 a. m. and 9 p. m.; but in case the train is annulled or listed later, the men will be notified by the caller as to when they will be required, signing the call book accordingly. The caller will be provided with a book in which the conductors and brake men will register their names and time called, and any one failing to respond after thus being called will be disciplined, as may be deemed proper. In

case of emergency call, conductors and brakemen will report at the yard-master's office as quickly as possible. They must in every instance sign the caller's book and not detain him, showing the time called on the book in the hands of the caller. The most available conductor and brakemen will be called for wreck train service or any emergency call from any terminal.

### Article XXV.

Leave of absence must be secured from the trainmaster or his representative; and in event of illness, notice must be given immediately so that a substitute may be provided. Unless thus advised, they will be subject to call.

### Article XXVI.

Employees in train or yard service, failing to pass the transportation department requirements on first examination, will be given a second examination within six (6) months, and failing, will be dismissed.

### Article XXVII.

Frequenting saloons, use of intoxicating liquors or insubordination will be sufficient cause for dismissal.

### Article XXVIII.

Trainmen will not be dismissed or disciplined, without a fair and impartial hearing, except as provided in Article XXXV. Investigation, by the proper officials of the company, will be held within ten (10) days, and employees will be notified within ten (10) days of the result of the investigation.

Trainmen may if desired be represented at investigations by an employee of the same branch of service, if in good standing.

The record of an employee, coming under the Brown system of discipline, effective January 1; 1905, may be seen by him on application to the head of the department in which he is employed.

No compensation will be allowed for attending investigations.

## Article XXIX.

The service of trainmen in line of promotion will date from the time they are entered as trainmen, and employed as such.

## Article XXX.

Trainmen will be promoted according to their term of service, depending upon their general good conduct, faithful discharge of their duties and ability to assume increased responsibility.

### Article XXXI.

Vacancies in road and yard service will be advertised on the division bulletin boards to which they pertain, within ten days from the time they occur, for a period of ten days; and will be given to the oldest eligible

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employee bidding for same; provided, in the opinion of the superintendent or trainmaster, they are qualified and suitable therefor. Assignments when made will be bulletined.

### Article XXXII.

Passenger brakemen will be promoted to train baggagemen according to their seniority and fitness.

Passenger brakemen will be promoted in passenger service according to seniority in passenger service.

Senior freight brakemen will be eligible for position as passenger brakemen when a vacancy occurs, if considered qualified and suitable for passenger service.

Passenger conductors will be promoted from freight service; train baggagemen will not be promoted to passenger conductors.

#### Article XXXIII.

Age or seniority in passenger service will not be taken into account if a train baggageman or passenger brakeman enters the freight service.

## Article XXXIV.

When a trainman is temporarily transferred from one division to another, by the company, such transfer will not affect his rights on the division from which he was transferred.

### Article XXXV.

Any employee will be dismissed without a hearing for intoxication or insubordination.

GEO. T. JARVIS.

General Manager.

RUTLAND, VT., January 1st, 1906.

# RUTLAND RAILROAD COMPANY, ENGINEERS.

Effective January 1, 1906, the following schedule will govern the pay of enginemen on the Rutland Railroad, on all divisions and branches.

ARTICLE I. Enginemen in passenger service will receive two and ninetenths (2.9) cents per mile; freight service, three and five-tenths (3.5) cents per mile; way freight service, four (4) cents per mile, except as shown below.

ARTICLE II. In through freight service, enginemen will receive ten (10) cents per trip less when handling an engine with cylinders under twenty (20) inches diameter, or their equivalent.

ARTICLE III. Where the mileage on way freight trains, in one direction or round trip, is less than one hundred (100) miles, enginemen will receive rate of \$3.50 per day.

ARTICLE IV. For light running, passenger rates will govern for divisions run over. Short return trips, continuations of regular trips, will be paid actual mileage at rate in effect for class of service performed.

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# YARD ENGINEMEN.

	11 hours day	11 hours night
Rutland	\$2.50	\$2.60
Ogdensburg	2.40	2.40
Alburgh	2.40	2.40
Burlington	2.40	2.40
Bellows Falls	2.40 •	2.40
Malone	2.40	2.40
Rouses Point	2.40	2.40
Norwood	2.40	2.40

Dinner hour to be allowed between 11 o'clock A. M. and 2 o'clock P. M., supper between 11 P. M. and 2 A. M., as work may permit.

If enginemen are not allowed full hour for dinner or supper, and are required to work any portion of it, they will be allowed full hour.

Overtime will be paid enginemen in yard service in excess of eleven (11) hours per day or night, at rates in effect at that station for service performed.

### SCHEDULE OF RATES.

PER MILE.	Passenger	Through freight mixed cts.	Way freight cts.
Main line			
Main line	2.90 cts.	3.50	4.04
Ogdensburg Division			
PER MONTH.			
Addison Branch	\$85.00		
Chatham Division	85.00		
Bennington Branch, all service, including	90.00 summer		
assisting trains	85.00 winter		

Monthly rates include all service performed on summer and winter runs as per time table. Sundays included where and when scheduled.

Extra service will be paid pro rata.

# FREIGHT SERVICE.

### Straight and Round Trips.

BETWEEN Ogdensburg Alburgh	Miles 121.6	Rate 3.50	Straight \$4.27	Round
Ogdensburg — Malone	60.4	<b>3</b> . <b>5</b> 0	2.10	\$4.23
Malone — Norwood to Cherubusco to Malone	111.0	3.50		3.88
Alburgh — Cherubusco and return	81.2			1st trip 2.90 2d trip 4.60

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BETWEEN.	Miles.	Rate.	Straight.	Round.
Rutland — Alburgh	104.5	3.50	3.64	
Rutland — Burlington	67.4	3.50	2.34	4.72
Rutland — Summit and return	36.6			1.75
Rutland - North Bennington	52.6	3.50	1.85	3.67
Rutland — Bellows Falls	<b>52.2</b>	3.50	1.82	3.64
Bellows Falls — Summit and return	67.8			1st trip 2.90 2d trip 4.80

Enginemen assisting trains Bellows Falls to Summit, or Alburgh to Cherubusco, to make one or more trips if required, at rate given above, if made within twenty-four hours.

Enginemen assisting trains Rutland to Summit to be paid above rate for each trip.

When the fraction exceeds five-tenths of a mile, it will be allowed; when less, it will not be allowed.

### Article V.

Construction, work, snow plow and wreck train service will be paid at rate of \$3.50 for enginemen per day of twelve hours, deducting meal hours; time to be computed from time listed to leave until train is returned or relieved. For time in excess of twelve hours enginemen shall be paid at rate of thirty-five (35) cents per hour. The above shall include time going to and from point of work or accident.

If the rate of pay computed by hours exceeds the total computed by miles, hours will be used. If the rate computed by miles exceeds the rate computed by hours, miles will be used.

Thirty-five (35) minutes equal one hour.

This rate applies regardless of the class or size of engine assigned to service.

### Article VI.

On through and extra freight trains overtime will be allowed when the time consumed between terminals exceeds by thirty-five (35) minutes the time computed at rate of ten (10) miles per hour for actual mileage. On local freight trains overtime will be allowed when the time consumed between terminals exceeds by thirty-five (35) minutes the time computed at rate of eight (8) miles per hour for actual mileage. Enginemen will be paid at rate of thirty-five (35) cents per hour.

Thirty-five (35) minutes equal one hour.

### Article VII.

Overtime will be allowed on local freight trains when the time consumed in making the trip exceeds by thirty-five (35) minutes the time given below—Between Alburgh and Ogdensburg, in excess of 15 hours and 15 minutes. Between Rutland and Burlington, in excess of ten hours.

Between Rutland, Bellows Falls and return, in excess of 12 hours and 35 minutes.

Between Rutland and Bennington, in excess of ten hours.

Between Alburgh, Burlington and return, including switching at Alburgh, Novan Junction and Rouses Point, in excess of ten hours,

Between Bennington, Chatham and return, in excess of 14 hours and 15 minutes.

This does not apply to regular service on branch lines.

### Article VIII.

Overtime will be allowed on through and extra freight trains on turn around trips for all time used on the round trip in excess of ten (10) miles per hour, less one (1) hour at all turn around points, excepting where the motive power department forces are not provided to handle engines; i. e., North Bennington, Summit (Bellows Falls Division), Cherubusco and Chatham.

### Article IX.

Time will be computed from time trains are listed to leave. The termination of the trip will be when the engine is placed on assigned track at engine house, or relieved by hostler. Where time is not allowed as per engineman's time slip, it shall be returned to him at once with reasons for not allowing same, and corrected time slip sent in.

### Article X.

Enginemen assigned to regular runs and paid monthly wages will receive a full month's pay only when they continue on their regular runs throughout the month. Failing to do so, they will receive such proportion of the full month's pay as the service performed bears to the full month.

# Article XI.

Enginemen deadheading over the road in company's service will be paid one-half of rate paid for the service performed.

When called on to attend court as witnesses for the company, they shall be paid at rate of \$3.50 per day of twenty-four hours, and allowed \$1.00 for each twenty-four hours, in such cases, for expenses, when away from home; the court witness fees and mileage to be assigned to the company; no mileage to be allowed.

### Article XII.

Trains delayed, caused by wrecks, washouts, or other causes which block the line, engine crew, if impressed into service at such washouts, wrecks, etc., will be paid at work train rates per hour when so employed.

## Article XIII.

When an engineman starts on a run, and the engine becomes disabled and has to return to the shops, he will receive actual mileage to the place of the accident, at rate paid for the service performed; and at rate of thirtyfive (35) cents per hour until relieved from duty by an authorized representative of the motive power department.

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### Article XIV.

Except where trains are required to regularly double hills, or are ordered to double, no mileage will be allowed. Doubling for coal or water will be allowed actual mileage; overtime to be figured on basis of actual mileage.

#### Article XV.

Enginemen acting as pilots will receive schedule rates for the class of service performed.

### Article XVI.

When an engineman is called to go out, and is released after reporting for duty, he will be allowed three (3) hours at rate of thirty-five (35) cents per hour; but if notified that he will not be wanted before reporting for duty, no time will be allowed. He will stand first out.

### Article XVII.

Enginemen will not be required to go out after sixteen (16) hours' continuous service, without eight (8) hours' rest, provided notice is given the terminal enginehouse foreman in writing by such engineman, on arrival at terminal stations.

### Article XVIII.

The oldest engineman in road service is to have preference of vacant runs, if considered competent and worthy, of which the management shall be the judge.

#### Article XIX.

When forces are reduced account of falling off in business, it shall be in the reverse order in which engineers were promoted. Men temporarily dispensed with on this account will be given preference in re-employment, if their previous service was satisfactory.

### Article XX.

All supplies, such as switch keys, book of rules and lanterns, are to be supplied by the company; enginemen will sign receipt for same, agreeing that one (\$1.00) dollar will be deducted from any money due them for failure to return switch key, and fifty (50) cents for book of rules or lantern, provided same are lost or not returned when leaving the service, or a satisfactory reason given for non-return.

### Article XXI.

Enginemen will be called one hour and a half before leaving time when practicable and they live within one mile of round house. This does not refer to regular trains between the hours of 7 A. M. and 9 P. M., but in case the train is annulled or listed later, the men will be notified by the caller as to when they will be required, signing the call book accordingly. The caller will be provided with a book in which the enginemen will register their names and time called, and any one failing to respond after thus being called will be disciplined, as may be deemed proper. In case of emergency call, enginemen will report at the engine house as quickly as possible.

They must in every instance sign the caller's book and not detain him, showing the time called on the book in the hands of the caller. The most available engineman will be called for wreck train service or any emergency call from any terminal.

# Article XXII.

Through freight locomotives and crews, not assigned to regular runs, will be run first in, first out, as far as practicable.

# Article XXIII.

Leave of absence must be secured from the superintendent motive power, or his representative. In event of illness notice must be immediately given, that a substitute may be provided. Unless thus advised, they will be subject to call. Enginemen who desire to lay off, except in case of sickness, will only be relieved in such case at the starting point of their runs.

### Article XXIV.

Enginemen entering service for the first time will be employed by the superintendent of motive power and rolling stock. They must fill out formal application on prescribed blanks and will be considered permanently in the service of the company only when notified of the approval of their application by the superintendent of motive power and rolling stock, after having passed examinations in motive power and transportation departments.

### Article XXV.

Enginemen who fail to pass the motive power and transportation department requirements on first trial will be given opportunity to pass a second examination within six months, and, failing, will be dismissed.

### Article XXVI.

Enginemen eligible to promotion as passenger engineers will not be promoted from yard service. They must have served not less than six months in road service immediately preceding their promotion to passenger service.

### Article XXVII.

Frequenting saloons, the use of intoxicating liquors or insubordination, will be sufficient cause for dismissal.

### Article XXVIII.

Enginemen will not be dismissed or disciplined without a fair and impartial hearing, except as per Article XXX. Investigation, by the proper officials of the company, will be held within ten (10) days, and employees will be notified within ten (10) days of the result of the investigation.

Enginemen may, if desired, be represented at investigations by an employee of the same branch of service, if in good standing.

The record of an employee coming under the Brown system of discipline, effective January 1, 1905, may be seen by him on application to the head of the department in which he is employed.

No compensation will be allowed for attending investigations.

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## Article XXIX.

When an engineman is temporarily transferred from one division to another, by the company, such transfer will not affect his rights on the division from which he was transferred.

### Article XXX.

Any employee will be dismissed without a hearing for intoxication or insubordination.

GEO. T. JARVIS.

RUTLAND, Vt., January 1, 1906.

General Manager.

## RUTLAND RAILROAD COMPANY, FIREMEN.

Effective January 1, 1906, the following schedule will govern the pay of firemen on the Rutland Railroad on all divisions and branches.

# ' Article I.

Firemen in passenger service will receive fifty-seven (57) per cent. of engineers' pay unless otherwise specifically provided; through and local freight service fifty-five (55) per cent. of engineers' pay, unless otherwise provided.

Engineers' rates as follows:

Passenger, 2.9 cents per mile.

Through freight, 3.5 cents per mile.

Local, 4.0 cents per mile.

Construction, work, snow plow, wreck, \$3.50 per day of twelve (12) hours.

### Article II.

In through freight service, firemen will receive twenty (20) cents per trip additional when firing an engine with cylinders twenty (20) inches in diameter or over, or their equivalent.

# Article III.

Where the mileage on way freight trains, in one direction or round trip, is less than one hundred (100) miles, firemen will receive rate of \$1.92 per day.

### Article IV.

For light running, passenger rates will govern for divisions run over. Short return trips, continuations of regular trips, will be paid actual mileage at rate in effect for class of service performed.

### YARD FIREMEN.

	11 Hours Day	11 Hours Night				
Rutland	\$1 50	<b>\$</b> 1 60				
Ogdensburg	1 50	1 50				
Alburgh	1 50	1 50				
Burlington	1 50	1 50				
Bellows Falls	1 50	1 50				
Malone	1 50	1 50				
Rouses Point	1 50	1 50				
Norwood	1 50	1 50				

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Dinner hour to be allowed between 11 A. M. and 2 P. M.; supper between 11 P. M. and 2 A. M., as work may permit.

If firemen are not allowed full hour for dinner or supper, and are required to work any portion of it, they will be allowed full hour.

Overtime will be allowed firemen in yard service in excess of eleven (11) hours per day or night at rates in effect at that station for service performed.

### SCHEDULE OF RATES.

Per Mile.	Passenger	Through Fr ight Mixed cts.	Way Freight cts.
Main Line	) .		
Main Line	1.65 cts.	1.925	2.20
Ogdensburg Division	1.		
Per Month.	J	cts.	cts.
Addison Branch	\$50 00		
Chatham Division	50 00		
Bennington Branch, all service, includ-	) 50 00 summer		
ing assisting trains	47 50 winter		

Monthly rates include all service performed on summer and winter runs as per time table. Sundays included where and when scheduled.

Extra service will be paid pro rata.

# FREIGHT SERVICE.

## Straight and Round Trips.

straight and Rot	ina Trij	N.		
BETWEEN	Miles	Rate	Straight	Rour <b>đ</b>
Ogdensburg — Alburgh	121.6	192.5	\$2 35	
Ogdensburg Malone	60.4	192.5	1 16	<b>\$2 33</b>
Malone - Norwood to Cherubusco to				
Malone	111.0	192.5		2 14
Malone — Moira to Cherubusco to Malone	67.0			1 65
Alburgh — Cherubusco and return				1st trip
Alburgh - Cherubusco and return	81.2			1 65
Though choracoust and retains	01.1	• • • • • • • •		2d trip
				2 65
Rutland — Alburgh	104.5	1.925	2 01	
Rutland — Burlington	67.4			2 60
Rutland - Summit and return	36.6			1 10
Rutland - North Bennington	52.6	1.925	1 02	2 02
Rutland — Bellows Falls	52.2	1.925	1 00	2 00
				c 1st trip
Bellows Falls — Summit and return	a= 0			1 65
Bellows Falls — Summit and return	01.8			2d trip
		_		241

Firemen assisting trains Bellows Falls to Summit, or Alburgh to Cherubusco, to make one or more trips if required, at rate given above, if made within twenty-four hours.

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Firemen assisting trains Rutland to Summit to be paid above rate for each trip.

When the fraction exceeds five-tenths of a mile, it will be allowed; when less, it will not be allowed.

#### Article V.

Construction, work, snow plow and wreck train service will be paid at rate of \$1.92 for firemen per day of twelve hours, deducting meal hours, time to be computed from time listed to leave until train is returned or relieved. For time in excess of twelve hours firemen will be paid at rate of nineteen (19) cents per hour. The above shall include time going to and from point of work or accident.

If the rate of pay computed by hours exceeds the total computed by miles, hours will be used. If the rate computed by miles exceeds the rate computed by hours, miles will be used.

Thirty-five (35) minutes equal one hour.

This rate applies regardless of the class or size of engine assigned to service.

# Article VI.

On through and extra freight trains overtime will be allowed when the time consumed between terminals exceeds by thirty-five (35) minutes the time computed at rate of ten miles per hour for actual mileage. On local freight trains overtime will be allowed when the time consumed between terminals exceeds by thirty-five (35) minutes the time computed at rate of eight (8) miles per hour for actual mileage. Firemen will be paid at rate of nineteen (19) cents per hour.

Thirty-five (35) minutes equal one hour.

### Article VII.

Overtime will be allowed on local freight trains when the time consumed in making the trip exceeds by thirty-five (35) minutes the time given below —

Between Alburgh and Ogdensburg in excess of 15 hours and 15 minutes.

Between Rutland and Burlington, in excess of ten hours.

Between Rutland, Bellows Falls and return, in excess of twelve hours and 35 minutes.

Between Rutland and Bennington, in excess of ten hours.

Between Alburgh, Burlington and return, including switching at Alburgh, Noyan Junction and Rouses Point, in excess of ten hours.

Between Bennington, Chatham and return, in excess of 14 hours and 15 minutes.

.This does not apply to regular service on branch lines.

### Article VIII.

Overtime will be allowed on through and extra freight trains on turn around trips for all time used on the round trip in excess of ten (10) miles per hour, less one hour at all turn around points, excepting where the motive power department forces are not provided to handle engines; i. e., North Bennington, Summit (Bellows Falls Division), Cherubusco and Chatham.

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### Article IX.

Time will be computed from time trains are listed to leave. The termination of the trip will be when the engine is placed on assigned track at engine house, or relieved by hostler.

#### Article X.

Firemen assigned to regular runs and paid monthly wages, will receive a full month's pay only when they continue on their regular runs throughout the month. Failing to do so they will receive such proportion of the full month's pay as the service performed bears to the full month.

### Article XI.

Firemen deadheading over the road in company's service, will be paid one-half of rate paid for the service performed.

When called on to attend court as witnesses for the company, they shall be paid at rate of \$1.92 per day, of twenty-four hours, and allowed one dollar for each twenty-four hours, in such cases, for expenses, when away from home; the court witness fees and mileage to be assigned to the company; no mileage to be allowed.

# Article XII.

Trains delayed, caused by wrecks, washouts or other causes which block the line, the engine crew, if impressed into service at such washouts, wrecks, etc., will be paid at work-train rates per hour when so employed.

## Article XIII.

When a fireman starts on a run, and the engine becomes disabled and has to return to the shops, he will receive actual mileage to the place of accident, at rate paid for the service performed, and at rate of nineteen (19) cents per hour until relieved from duty by an authorized representative of the motive power department.

## Article XIV.

Except where trains are required to regularly double hills, or are ordered to double, no mileage will be allowed. Doubling for coal or water will be allowed actual mileage; overtime to be figured on basis of actual mileage.

### Article XV.

When a fireman is called to go out, and is released after reporting for duty, he will be allowed three (3) hours at rate of nineteen (19) cents per hour; but if notified that he will not be wanted before reporting for duty, no time will be allowed. He will stand first out.

### Article XVI.

Firemen will not be required to go out after sixteen (16) hours continuous service, without eight hours rest, provided notice is given the terminal enginehouse foreman in writing by such fireman, on arrival at terminal station.

### Article XVII.

The oldest fireman in road service is to have preference of vacant runs, if considered competent and worthy, of which the management shall be the judge.

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#### Article XVIII.

When the forces are reduced on account of falling off in business, it shall be in the reverse order in which firemen were promoted. Men temporarily dispensed with on this account will be given preference in re-employment, if their previous service was satisfactory.

### Article XIX.

All supplies, such as switch keys, book of rules and lanterns, are to be supplied by the company; firemen will sign receipt for same (if issued), agreeing that one (\$1) dollar may be deducted from any money due them for failure to return switch key, and fifty (50) cents for book of rules or lanterns, provided same are lost or not returned, when leaving the service, or a satisfactory reason given for non-return.

### Article XX.

Firemen will be called one hour and a half before leaving time when practicable, and they live within one mile of round house. This does not refer to regular trains between the hours of 7 A. M. and 9 P. M.; but in case the train is annulled or listed later, the men will be notified by the caller as to when they will be required, signing the call book accordingly. The caller will be provided with a book in which the firemen will register their names and time called, and any one failing to respond after thus being called will be disciplined, as may be deemed proper. In case of emergency call, firemen will report at the engine house as quickly as possible. They must in every instance sign the caller's book and not detain him, showing the time called on the book in the hands of the caller. The most available fireman will be called for wreck train service or any emergency call from any terminal.

### Article XXI.

Through freight locomotives and crews, not assigned to regular runs, will be run first in, first out, as far as practicable.

#### Article XXII.

Leave of absence must be secured from the Superintendent Motive Power, or his representative. In event of illness, notice must be immediately given that a substitute may be provided. Unless thus advised, they will be subject to call. Firemen who desire to lay off except in case of sickness, will only be relieved in such case at the starting point of their runs.

### Article XXIII.

Firemen entering service for the first time will be employed by the Superintendent of Motive Power and Rolling Stock. They must fill out formal application on prescribed blanks and will be considered permanently in the service of the company only when notified of the approval of their application by the Superintendent of Motive Power and Rolling Stock, after having passed examinations in motive power and transportation departments.

### Article XXIV.

Firemen will not be eligible for promotion to engineers who have not served three (3) years as firemen. Immediately preceding promotion they shall serve at least six (6) months in road freight service, except the management deem such road freight service unnecessary.

### Article XXV.

Firemen who fail to pass the motive power and transportation department requirements on first trial, will be given opportunity to pass a second examination within six (6) months, and failing, will be dismissed.

### Article XXVI.

Frequenting saloons, the use of intoxicating liquors or insubordination will be sufficient cause for dismissal.

### Article XXVII.

Firemen will not be dismissed or disciplined, without a fair and impartial hearing, except as in Article XXX. Investigation, by the proper officials of the company, will be held within ten (10) days, and employees will be notified within ten (10) days of the result of the investigation.

Firemen may, if desired, be represented at investigations by an employee of the same branch of service, if in good standing

The record of an employee, coming under the Brown system of discipline, effective January 1, 1905, may be seen by him on application to the head of the department in which he is employed.

No compensation will be allowed for attending investigations.

## Article XXVIII.

At terminals, where engine house forces are employed, coal will be placed on engines or shoveled forward; front ends and stacks will be cleaned and painted by round house forces. With this exception, firemen will clean inside and outside of cab, and everything on their locomotives above the running board. This does not apply to branch service where firemen will do the cleaning above running board, including front ends and shoveling coal forward when necessary.

# Article XXIX.

When a fireman is temporarily transferred from one division to another by the company, such transfer will not affect his rights on the division from which he was transferred.

### Article XXX.

Any employee will be dismissed without a hearing for intoxication or insubordination.

GEO. T. JARVIS, General Manager.

RUTLAND, VT., January 1, 1906.

# III.470 NEW YORK STATE DEPARTMENT OF LABOR.

## ULSTER AND DELAWARE RAILROAD COMPANY, TRAINMEN.

### THE ULSTER & DELAWARE RAILROAD.

OFFICE OF THE GENERAL SUPERINTENDENT.

RONDOUT, N. Y., June 1, 1906.

### To ALL CONCERNED:

The following Rules and the rates of pay (hereinafter mentioned) will be effective June 1, 1906:

- 1. The word "trainmen" in these rules applies to conductors, baggage-masters and trainmen employed in passenger, freight and yard service.
- 2. Twelve hours or less will constitute a day's work for freight trains (except way freight), milk trains, work trains, hill engines and yard engines.
- 3. Twelve hours or 216 miles or less will constitute a day's work for passenger trains.
- 4. Twelve hours or 108 miles or less will constitute a day's work for way freight trains, with overtime for doubling hills.
- 5. Engines assigned to Oneonta yard will work in Oneonta yard and may be called to make one extra run to Bloomville and return.
- 6. Engines assigned to Kingston yard will work in Kingston yard and may be called to work between West Hurley and Rondout.
- 7. Engines assigned to Rondout yard will work in Rondout yard and may be called to place and take cars from Staples' Mill switch.
  - 8. Overtime will be paid at the rates hereinafter specified.

In computing overtime, thirty minutes or more will be counted as one hour; less than thirty minutes will not be counted.

- 9. Trainmen will be required to report for duty thirty minutes before the leaving time of schedule trains, and if required to be on duty before that time, they will be allowed one hour overtime for the extra service. If the service exceeds one hour, they will be paid regular overtime rates.
- 10. Trainmen reporting for duty and held less than six hours, will receive one-half day's pay; if held more than six hours will receive one full day's pay.
- 11. When a crew with a regular assigned run or work completes more than one-half of their regular day's work and are called upon to fill another position, one-half day's extra pay will be allowed for a run of fifty miles or less, and one full day's pay for a run of more than fifty miles. This will not apply to crews on the Stony Clove, Kaaterskill and Hunter Branch.
- 12. Yard crews will be allowed one hour for meals between the fifth and seventh hour from time of starting work. If required to work fifteen minutes of the meal hour, one hour's overtime will be allowed and thirty minutes will be allowed for meal hour as soon as possible.
- 13. When time made by trainmen is not allowed as per their time slips they should be notified of the reason. In the absence of a conductor, trainmen will put in their own time slips.
- 14. Unless necessary, road crews will not be required to do switching at terminal points, or station switching where yard engines are located, and passenger trainmen will not be required to cut or couple hose at terminal stations.

- 15. Trainmen assigned to work away from home will be paid for time going and returning from the terminus where they reside.
- 16. A minimum allowance will be made of one full day for deadheading on freight trains and one-half day's pay for deadheading on passenger trains, at the rate of pay allowed for service on account of which they are deadheaded.
  - 17. A roster of trainmen will be kept at terminal stations for inspection.
- 18. Engines will not be used an unreasonable length of time in switching service when they are not equipped with foot board and grab irons.
  - 19. Trainmen will not be required to coal engines.
  - 20. The rights of promotion will be governed by merit, ability and seniority.
- 21. Everything being equal, preference in promotion, or preferred runs, will be given to the man longest in the service.
- 22. The general superintendent will be the judge of the qualifications, keeping a record of the employees.
- 23. Trainmen will be allowed to examine their respective records on request.
- 24. When business falls off and trainmen are unable to make reasonable wages, the force shall be reduced in the same order as they were promoted.
  - 25. Each employee shall have three trials for promotion.
- 26. A trainman will not be disciplined or dismissed without a fair trial, and when disciplined, if he considers that an injustice has been done him, he will within ten days have the right to appeal to the general superintendent and be represented by fellow employees of his own selection, and be given a hearing. If the investigation finds the accused blameless, his record will remain as previous thereto, and he shall receive pay for all time lost.
- 27. Trainmen will be granted leave of absence as soon as possible after it is applied for and the stated time of absence will be posted on the roster.
- 28. Trainmen attending court or coroner's inquest for the company, or engaged in any other work assigned to them by the company, will receive the pay that they would have received in ordinary service, together with necessary expenses.
  - 29. The board to be marked not later than 6 o'clock P. M.
- 30. Trainmen assigned to regular work will not be required to consult the board, but will be notified when their runs are changed or they are required to perform extra work.
- 31. Trainmen performing two classes of service shall receive the higher rate of pay.
- 32. When new time tables are put in effect, all trainmen may file in writing with the trainmaster their preference as to runs. In the assignment of runs these preferences will be taken into consideration in connection with the rights of the trainmen as to seniority and ability.

#### SCHEDULE OF RATES.

Trainmen on passenger trains, milk trains, freight trains (except way freights), work trains, hill engines and yard engines, \$2 per day.

Overtime 20 cents per hour.

Trainmen on way freight trains between Rondout and Oneonta, \$2.20 per day.

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Overtime 22 cents per hour.

Baggagemen and milk agents on all trains, \$2.10 per day.

Overtime 21 cents per hour.

E. COYKENDALL,

General Superintendent.

### SCOW TRIMMERS. NEW YORK CITY.

[Terminating dispute of August 6-September 15, described in Table I. p. 76.] This agreement made the 22d day of September, 1906, by and between Pasquale Caponigri, of the county, city and State of New York, party of the first part, and Scow Trimmer's Union, Local No. 738, of the same place, party of the second part, Witnesseth:

That the said Pasquale Caponigri, in consideration of the covenants on the part of the party of the second part hereinafter contained, doth covenant and agree to and with said Scow Trimmer's Union, Local No. 738, that the said Pasquale Caponigri, party of the first part, agree to pay union wages, as stated in the constitution of said union (Local No. 738) as follows:

FIRST. That the men that are engaged in removing the rubbish to be put in the machine will receive two dollars (\$2) per day.

SECOND. That the men that are engaged in working with a pitchfork will receive one dollar and fifty cents (\$1.50) per day.

THIRD. That the men that are engaged in removing paper will receive one dollar and fifty cents (\$1.50) per day.

FOURTH. That the men that are engaged in packing paper will receive one dollar and seventy-five cents (\$1.75) per day.

FIFTH. That the men that are engaged in removing paper bales, and other kind of rubbish from one place to another will receive one dollar and twenty-five cents (\$1.25) per day.

In WITNESS WHEREOF we have hereunto set our hands and scals, the day and year first written.

(Signed) PASQUALE CAPONIGRI, [L. s.]
(Signed) BENIAMINE RICCIO, [L. s.]

President.

Scow TRIMMER'S UNION, LOCAL 738.

Signed, sealed and delivered

in presence of

BEBNARD F. CECERI, FRANCIS A. DE MOTT.

## STREET RAILWAY EMPLOYEES, ALBANY AND TROY.

SECTION 1. The United Traction Company will recognize and treat with its employes or with any committee of its employes when they desire to be heard in relation to any grievance.

Section 2. Day runs shall not be more than eleven (11) hours nor less than nine and one-half  $(9\frac{1}{2})$ , and shall be made as nearly ten (10) hours as possible. All relief runs less than eight (8) hours per day shall be run by extra men. In case of delay, men who are on the cars will be paid until relieved and men who have reported to relieve these cars shall be paid for

their time at the regular rate unless excused by the division superintendent. Regular conductors and motormen who perform extra work shall be paid time and one-half from the time they are required to report for the extra work. Time-tables shall be posted in a conspicuous place at least five days before going into effect, except when emergencies arise.

SECTION 3. Regular conductors and motormen shall not be required to work overtime unless it becomes necessary by reason of the failure of reliefs to appear, and in this instance the division superintendent shall endeavor to so arrange that not more than one round trip shall be required and in no instance more than two round trips. All regular conductors and motormen who consent to and are assigned to extra work shall be entitled to extra compensation. Every regular conductor and motorman who performs work over and above his daily schedule shall be paid time and one-half from the time he is required to report.

SECTION 4. Conductors and motormen shall be given preference for work on snow plows and sweepers. All work on snow plows and sweepers shall be paid for at the rate of time and one-half.

SECTION 5. Committees of employes who desire leave of absence shall have preference over other employes in securing such leave.

SECTION 6. When employes are summoned before the general or division superintendents to answer charges it must be as soon as possible after the alleged offense was committed, and they shall lose no more time than is actually necessary, and if not found guilty of the alleged offense they shall be reimbursed for all time lost. When an employe is summoned before the superintendent for a viclation of rules he shall, upon request, have time after hearing the charges against him to present any defense which he may have to the charge and shall, if he so desires, be entitled to an adviser or advisers. An adjournment of the hearing for the purpose of enabling him to present his defense shall be granted. Whenever a motorman or conductor is cited to appear before the superintendent to answer charges, in addition to the usual custom of having his name appear on the daily slate he is to be handed by the superintendent a copy of the charge or charges he is to answer to which charges he shall have one hour in which to make reply or answer. In case he is not satisfied with the decision of the superintendent he shall have the right to appeal to the general manager or to the vicepresident of the company, and in these appeals will be entitled to an adviser or advisers and final decision shall be given within thirty days.

SECTION 7. In the record kept by the company for violation of rules by employes, the defense of the employe as well as the violation shall be a matter of record.

SECTION 8. The company agrees to furnish free transportation to all employes on all lines now owned and operated by the company, and an employe shall be permitted to occupy any unoccupied seat.

SECTION 9. In vacancies occurring on railroad crossings motormen and conductors shall have preference for such positions.

SECTION 10. The clerks at the several car houses will, when requested, count and verify conductors' daily receipts.

SECTION 11. The company agrees to permit any employe to be absent for not exceeding two weeks in any one year without interfering with his position

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on the slate until after the expiration of that time, provided that the extra list is sufficiently large to permit such vacation.

SECTION 12. In the appointment of conductors and motormen to positions of reserve crews preference will be given to motormen and conductors according to seniority, all other things being equal.

SECTION 13. The several rates of wages paid to employes for the year ending June 30, 1906, shall continue in force during the life of this agreement.

SECTION 14. This agreement shall remain in force until July 1, 1907.

For the company:

A. I. Culver, Vice-President U. T. Co.

For the employes:

Wm. Kavanaugh, Joseph McLaughlin.

### STREET RAILWAY EMPLOYEES, NEWBURGH.

[Terminating dispute of August 3-23, described in Table I, p. 78.]

MEMORANDUM OF AGREEMENT.

Executed in triplicate, made and entered into the ...... day of ........, one thousand nine hundred and six, by and between the Orange County Traction Company, its successors, heirs, or assigns, party of the first part, and the Amalgamated Association of Street and Electric Railway Employees of America, Division 388, Newburgh, N. Y., party of the second part (hereinafter known as "Association"), Witnesseth:

That in the operation of its street and interurban lines by the party of the first part, both parties hereunto mutually agree:

SECTION 1. That the party of the first part, through the proper officers, shall treat with its employees, through the properly accredited officers, and the committees of Division 388, parties hereto, and officers of the Amalgamated Association of Street and Electric Railway Employees of America.

SECTION 2. All grievances, except the hiring and discharging of employees, shall be heard and settled by representatives of the party of the first part whose signatures are hereunto attached, or their successors, during the life of this agreement, and the executive board, or its representatives, of the party of the second part. All such meetings shall be held at the office of the party of the first part, designated as 244 Broadway, Newburgh, N. Y.

SECTION 3. That the oldest man in the service of the company as motorman or conductor shall have the preference of runs.

SECTION 4. That the employees shall have ample time for their meals, which shall not be less than fifty minutes.

SECTION 5. That the party of the first part agrees that, when it becomes necessary for a regular motorman or conductor to work over his daily schedule, the time shall start from reporting time, no extra time to be considered less than one hour.

SECTION 6. No man shall lose more time than is necessary when slated to see the superintendent, unless it be for dishonesty, or intoxication, or culpable negligence.

SECTION 7. That the party of the first part agrees that, during the life of this agreement, the straight runs will continue the same and all swing runs shall be completed in 12 consecutive hours.

SECTION 8. That the party of the first part agrees that, during the life of this agreement, no man will be required to work over one hour on the city lines or two hours on the Walden and Orange Lake line after his daily schedule is completed, for the failure of a relief not reporting for his car.

SECTION 9. Payment for lost time in the matter of discharge or suspension where reinstatements are effected.

SECTION 10. Free transportation to all employees.

SECTION 11. Suspension or discharge of employees shall not be made public.

SECTION 12. Uniforms may be purchased in open market.

SECTION 13. Bulletin board to be placed in the men's waiting room for the use of the Association.

SECTION 14. That all cars shall be vestibuled, with side curtains, in service during winter season.

SECTION 15. No motorman or conductor shall be compelled to work overtime except in extreme cases. This section applies to extra, as well as regular men, while said extra men are on duty as regulars.

SECTION 16. That the party of the first part agrees that the wages for all motormen and conductors shall be 16 cents per working hour for the first six months; 18 cents per working hour for the second six months; 20 cents per working hour for the second and third year, and 21 cents per working hour thereafter, during the life of this agreement.

SECTION 17. All men regularly employed by the said company, as motormen and conductors, shall receive the preference of all snow plough work and shall be paid at the rate of 25 cents per hour, with meals allowed by the said company for such work.

SECTION 18. In order to successfully carry out this agreement, the party of the first part agrees that all motormen and conductors shall become and remain members in good standing in the above named Association.

SECTION 19. For the interest of the party of the first part, the party of the second part agrees to obey all rules of the company and to act in a courteous manner to the patrons of the road and to try, to the best of their ability, to carry out the business of the party of the first part in a successful manner.

SECTION 20. This agreement shall be in full force and effect for and during the term of three years from date.

SECTION 21. The party of the first part shall have the right to hire and discharge employees at any time during the life of this agreement.

ORANGE COUNTY TRACTION COMPANY,

Ву .....

(Signed)

W. H. MARTIN, President, W. C. DEWITT,

S. M. Boyd,

TERENCE HARTNETT, G. HALSTEAD,

Executive Committee of the Amalgamated Association of Street and Electric Railway Employees of America, Division 388, Newburgh, N. Y.

# III.476 New York State Department of Labor.

#### TEAMSTERS, ALBANY.

### AGREEMENT

Between Team Owners, of Albany, N. Y., and International Brotherhood of Teamsters Union No. 294, of Albany, N. Y.:

- 1. That none but union teamsters be employed.
- 2. The rate of wages shall be: For single drivers \$10 per week and for double team drivers \$12 per week.
  - 3. Sand drivers are to receive \$12 per week.
- 4. Double rate of wages to be paid for the following: Sundays, Thanksgiving Day, Christmas, New Year and Labor Day.
- 5. Men are to report at barn at 6 A. M. and quit as near 6 P. M. as possible. After 6 P. M. the rate of wages shall be time and one-half.
- 6. When non-union teamsters are employed in any barn, employees shall have the right after investigating the matter, to quit work until the same has been adjusted, without violating this agreement.
- 7. The above agreement to go into effect May 1, 1906, and continue in force until May 1, 1907.
  - 8. It is also agreed to reinstate all members who are out on strike.

Signature		 												
Address														

## TEAMSTERS, NEW YORK CITY.

### (a) COACH AND CAB DRIVERS.

[Reported by the union as also signed December 1, 1905, by thirty employers outside the Livery Keepers' Association.]

### AGREEMENT

Entered into between Coach and Cab Drivers, Local No. 607, and their respective employers;

SECTION 1. That each driver gets 10 hours off with 10 minutes to put away horse.

SECTION 2. That each driver gets one hour for dinner and one hour for supper. In the event of losing either meal to take the time off the following morning. No driver to be fed after reporting for work, or to get his two meals at one time until after 4 o'clock.

SECTION 3. When a driver is kept out until 2 A. M., he takes his dinner before reporting for work, giving him 11 hours off instead of 10.

SECTION 4. All drivers, including monthly men, to receive \$15 per week, salary to be paid weekly.

SECTION 5. When a driver is compelled to take or takes a day off with leave, or many, he takes 24 hours for each day and his allotted time as if reporting the following morning, or otherwise he takes 34 hours off. Where men get days or weeks off during summer months, they to get it in their turn.

SECTION 6. When a driver is kept out until 6 A. M., or later, he takes 24 hours off with pay.

SECTION 7. That each driver gets a 6 o'clock night in his turn every twelfth night.

SECTION 8. Abolish all extra drivers.

SECTION 9. Only members of Coach and Cab Drivers' Local No. 607, I. B. of T., with paid up cards, to be employed.

SECTION 10. No driver, excepting monthly men, to be expected to clean horses, harness, or wash vehicles, excepting to sponge off panels or clean plating on harness.

SECTION 11. Should any condition arise which cannot be adjusted by the representative of this local union, the same to be submitted to arbitration, the arbitration board to consist of an equal number of employers and an equal number of drivers. No lockout or strike to take place pending decision

SECTION 12. This agreement to be in force until December 1, 1907.

In behalf of Local 607:

JAMES KENNEY,

President.

W. H. ASHTON,

Business Representative.

In behalf of the Livery Stable Keepers Association:

JOHN H. NAUGHTON,

Chairman Executive Committee.

(b) FUNERAL COACH DRIVERS ABOVE FOURTEENTH STREET.

[Terminating dispute of May 11-12, described in Table I, p. 78, and also in Chapter IV.]

#### AGREEMENT

Entered into between Funeral Drivers' Local No. 643 and the Coach Owners'

Association of New York city;

SECTION 1. That existing working conditions regarding hours remain the same as heretofore. All drivers to get eleven (11) hours off from the time of leaving stable until reporting for work next day. Men on watch are to report for work at the usual hour in the morning.

SECTION 2. That each driver get one (1) hour for dinner as near the middle of the day as possible.

SECTION 3. Drivers to be paid two dollars (\$2) per day, salary to be paid weekly.

SECTION 4. When a driver is kept out until 6 A M. he receives twenty-four (24) hours off with pay.

SECTION 5. Only members of International Brotherhood of Teamsters of Manhattan and Bronx, with paid up cards to be employed. No driver to be taken away from employment unless a suitable driver is furnished to take said driver's place.

SECTION 6. That one dollar and twenty-five cents (\$1.25) be paid to extra drivers for all cemetery calls. City funerals, seventy-five cents (\$.75).

SECTION 7. That existing working conditions in stables at present remain as heretofore. If abused to be taken up in conference.

SECTION 8. That an employer has the right to hire immediately, any man who signifies his intention of becoming a member of the International Brotherhood of Teamsters.

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SECTION 9. That the initiation fee in Funeral Drivers' Local No. 643 is not to exceed ten (\$10) dollars during the term of this agreement.

SECTION 10. Nothing contained herein to effect contract with Local No. 164.

SECTION 11. Should any condition arise violating this agreement which cannot be adjusted by the representative of this local union and the employer, the same to be submitted to arbitration; the arbitration board to consist of an equal number of employers and an equal number of drivers. No lock-out or strike to take place pending decision.

This agreement to go into effect on May 15, 1906, and to remain in force until May 15, 1907.

For Funeral Drivers' Local No. 643:

WM. H. ACKERMAN.

President,

EDW. GOULD,

Pres. Joint Ex. Council.

For the Coach Owners' Association: CHAS. FAULHABER,

Secretary,

FRED HULBERG,

President.

(c) FUNERAL COACH DRIVERS BELOW FOURTEENTH STREET. .

[Terminating dispute of May 20-25, described in Table I, p. 78, and also in Chapter 1V.]

### TENTATIVE AGREEMENT.

Agreement made and entered into this 31st day of May in the year 1906 by and between the New York Coach Owners' Association, party of the first part, and the undersigned, party of the second part.

SECTION 1. All drivers to receive fourteen dollars (\$14) per week (seven days).

Section 2. All drivers to receive eleven (11) hours off time from putting away horses, but if requested to report back, when he shall get the time off the following day.

SECTION 3. All drivers to receive one (1) hour for meals as near the middle of the day as possible.

SECTION 4. If a driver is out until 6 A. M. he shall receive twenty-four (24) hours with pay.

SECTION 5. All working conditions to be as heretofore in stables.

SECTION 6. No driver to be taken from work unless a suitable man is put in his stead.

SECTION 7. Only members of the International Brotherhood of Teamsters or those willing to become members at the next regular meeting to be employed.

SECTION 8. Funeral calls to 101st street, \$1.25; to 150th street, \$1.50; to Woodlawn, \$1.75; to city, 75 cents; to city across ferry, \$1.

Weddings.— If a driver does a funeral he shall receive fifty (50) cents for the first wedding and each other wedding or lap he shall receive twenty-five (25) cents. From 59th street to 129th street, \$1; all Shule weddings, fifty (50) cents.

SECTION 9. When a driver does no funeral he shall receive for the first two (2) weddings at the rate of fifty (50) cents, each additional wedding twenty-five (25) cents.

SECTION 10. Hospital calls to 59th street, 50 cents; from 59th street to 129th street, \$1; from 129th street to city limits, \$1.50; boat call, city, 50 cents; boat call, Hoboken, 75 cents; boat call, Hoboken and return, \$1.

SECTION 11. If a driver shall do two funerals below 59th street he shall receive two dollars (\$2), if above 59th street, he shall be paid at the regular rate of scale.

SECTION 12. Should any difference arise which cannot be adjusted by the representative of the local union the same to be submitted to arbitration. The arbitration board to consist of two employers and two drivers, and a party disinterested to both, whose decision shall be final. No strike or lock-out to take place pending decision.

SECTION 13. This agreement shall remain in force from the 31st day of May, 1906, and shall continue from year to year thereafter.

Should either party wish for a change, then thirty days notice shall be given in writing.

This agreement to be in force until the 31st day of May, the year 1907. In witness whereof we have hereunto set our hands and seals this 31st day of May, 1906.

Signed and sealed in the presence of

For the purposes of a truce until the agreement is signed we certify to the above understanding having been arrived at in our presence.

FRANK P. FALL,

International Brotherhood of Teamsters.

ROBERT W. HAWTHORNE,

Industrial Mediator, State of New York.

DAVID REICH,

Chairman Employers' Committee.

### (d) PROVISION TEAMSTERS.

### [Reported by union as signed by thirteen employers.]

This agreement between the undersigned firms, parties of the first part, and Beef, Small Stock and Provision Teamsters, party of the second part, and hereinafter designated the organization, shall govern all wages and conditions herein set forth, from August 14, 1906, to August 14, 1907:

# SCHEDULE OF WAGES.

Four (4) horse teamsters to receive \$20 per week.

Three (3) horse teamsters to receive \$19 per week.

Two (2) horse beef teamsters to receive \$18 per week.

One (1) horse beef teamsters to receive \$15 per week.

Market and shipping teamsters to receive \$16 per week.

Two (2) horse prime beef teamsters to receive \$17 per week.

One (1) horse prime beef teamsters to receive \$15 per week.

Small stock teamsters to receive \$17 per week.

### CONDITIONS.

SECTION 1. Teamsters shall not be compelled to work more than (65) sixty-five hours per week,

SECTION 2. Any teamster receiving any more wages than in the schedule stated forthwith shall not suffer a reduction in wages.

SECTION 3. Beef teamsters shall not do any work appertaining to ice boxes or shall they be required to handle a knife or saw. Existing conditions concerning small stock and prime beef teamsters to prevail.

SECTION 4. Teamsters shall not be required to hang meat in the ice box when delivering meat to customers.

SECTION 5. No meat to be delivered on Sundays except to hospitals in case of emergency or steamships which arrive or sail on Sundays.

SECTION 6. No chucks to be loaded for immediate delivery after 6 p. m., except fresh meat for export and chucks after Jewish holidays.

SECTION 7. Beef teamsters not to load any beef on night run. On small stock and prime beef, also on day run of beef teamsters existing conditions to prevail.

SECTION 8. Teamsters not to be required to do any stable work, nor shall they be required to clean horses or harness. Teamsters, however, have to brush off their horses at night before leaving stable, and do harness cleaning on such days as foreman thinks that they have plenty of time to do so.

SECTION 9. Teamsters to cart one load of meat on the mornings of the following holidays: New Year's, Fourth of July, Labor Day. No work on Christmas. Such holidays to be considered a full day's work. On Labor Day all loading to stop at 6 A. M. No driver to take out more than one load. No shipments to Coney Island or Yonkers. Customers in the Bronx, Staten Island and other far off points to be notified that they must be open at 4 A. M. Such loads to be arranged so that the farthest point be delivered first.

SECTION 10. No teamster should be discharged or laid off for rendering service to the organization.

SECTION 11. On any difference which should arise between the contracting parties and which cannot be decided satisfactorily between the contracting party and the house committee, it shall be submitted to arbitration. The arbitration committee to consist of six (6) persons, three (3) to be selected by the employers, three (3) by the employees and the seventh (7th) man to be chosen by these six (6) in case they cannot come to a satisfactory agreement. The decision of the arbitration committee to be considered final. No lock-out or cessation of work to occur pending the decision. Should the arbitration board find that any employee was unjustly discharged by the employer, in such case the employer to pay the employee waiting time. Arbitration board to meet not later than forty-eight (48) hours after they are notified. It is understood that none of the aggrieved parties of the arbitration can be on the committee.

SECTION 12. On any point not covered by this agreement existing conditions to prevail.

# TEAMSTERS, TROY.

[Reported by union as signed by twenty-one employers.]

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#### AGREEMENT

Between the undersigned team owners and the Heavy Transfer Drivers' Local No. 227, affiliated with the International Brotherhood of Teamsters and the Central Federation of Labor of Troy, N. Y.

SECTION 1. It's agreed to employ only union teamsters, members of the above-named union.

SECTION 2. The wages will be not less than eleven (11) dollars for single horse drivers, nor less than twelve (12) dollars a week for team drivers.

SECTION 3. Double time will be paid for work on Sundays and holidays.

SECTION 4. When teamsters report to their barn and care for their horses on holidays regular wages will be paid. Holidays to be Fourth of July, Labor Day, Thanksgiving, Christmas and New Year's.

SECTION 5. When the services of new employees is needed preference will be given to members of the above-named union.

SECTION 6. When a non-union or suspended teamster is employed in any barn employees have the right to quit work after investigation by their undersigned representative until the same has been properly adjusted without violating this agreement.

SECTION 7. If a strike should occur over the signing of this agreement former employees will be reinstated at settlement.

SECTION 8. Agreement to go into effect April 1, 1906, and continue until a change is desired by either parties. Changes can only be made on thirty (30) days' notice in writing and no change to be made other than the first (1st) day of April.

Signature of Employer,

Signature of Union by N. S. LAUGHBAN.

Business Agent.

### XIV. MISCELLANEOUS.

# BARTENDERS, ALBANY.

[The general agreement of the H. & R. E. I. A. and B. I. L. of A. that accompanies all union bar and union house labels.]

No label should be granted until this contract has been signed.

AGREEMENT BLANK FOR BAR LABEL OR UNION HOUSE CARD.

No label should be granted unless this agreement has been signed by the proprietor or manager of the establishment where the label or union house card is to be in use. The laws of the International fully cover the use of all labels. The signing of this receipt makes it a binding contract.

### H. & R. E. I. A. AND B. I. L. OF A.

Received of Local No. 228, union label No. 999. The conditions for which : said label is granted are:

#### NEW YORK STATE DEPARTMENT OF LABOR. TTT.482

FIRST .- That the undersigned agree to employ only members in good standing of this Local No. 228 of Albany, N. Y., and to sell union labeled goods whenever possible.

SECOND .- To display the label in a conspicuous place.

THIRD.— That the said label remains the property of Local No. 228 of Albany, N. Y., and subject to return on demand; and the undersigned further agrees that no interest or title in said label is acquired by the payment of the fee for the use of said label, and that said label is held and used under a license only, not coupled with an interest, and revocable at the option and pleasure of said Local No. 228.

In consideration thereof this Local No. 228, of Albany, N. Y., agrees to use all its influence with organized labor and its friends to patronize only such places as display the union label.

Signed ...... **No......** Street...... City of ......

This label is never the property of individual members.

#### BARTENDERS, BINGHAMTON.

[Reported by union as signed by three-fourths of the employers.] Minimum scale of wages of hotels and saloons in the city of Binghamton.

Under jurisdiction of Bartenders' League, No. 173.

Arlington Hotel, \$50 and board.

Bennett Hotel, \$50 and board.

Crandall Hotel, \$35 and board.

Wales Hotel, \$35 and board.

Lewis Hotel, \$35 and board.

Congdon House, \$35 and board.

McDonald House, \$35 and board.

All other hotels, \$30 and board.

Saloons in central part of the city, minimum wages, \$13 a week.

Saloons under the \$13 scale jurisdiction shall be as follows: Bounded on west, Front street; north, railroad tracks; south, Susquehanna river; east, Tayette street.

All other outside places shall be \$11 a week, if with board \$30 a month.

Sixty hours shall constitute a week's work.

If two men are working in same place they shall work the long and short trick.

If a member shall work every night he shall have one night a week off.

All overtime shall be paid for at the rate of thirty cents an hour.

This agreement shall in no way affect the wages now being paid over this scale.

This agreement goes into effect June 1, 1906, for one year.

All bartenders leaving a job shall give proprietor one week's notice.

All proprietors shall give bartenders one week's notice before discharging.

We further agree to employ, as far as possible, members of Bartenders' League, No. 173, in good standing.

# BUREAU OF MEDIATION AND ARBITRATION, 1906. III.483

CLERKS AND SALESMEN, BATAVIA (WITH RETAIL GROCERS AND BUTCHERS).

[Reprinted from the Batavia News of May 14, 1906. Elsewhere the date of the inauguration of the shorter hours is given as April 2.]

To union men and sympathizers with organized-labor:

Agreement by and between the undersigned retail grocers and butchers, in the village of Batavia, N. Y., party of the first part, and the Retail Clerks' Local, No. 581, and Meat Cutters' Local, No. 430, parties of the second part, to wit:

We, the undersigned grocery and meat dealers of the village of Batavia, N. Y., do agree to close our places of business as follows:

Commencing Tuesday, May 15, 1906, on all evenings throughout the year at 6.30 P. M., excepting Monday evenings, Wednesday evenings at 8 P. M., and Saturday evenings, with the privilege of keeping open all evenings previous to holidays.

We further agree that when a holiday falls on Saturday to close at 10.30 A. M., and when a holiday falls on Monday to close at 9.30 A. M.

We also agree to close on the following holidays: New Year's Day, Decoration Day, Fourth of July, Labor Day, Thanksgiving Day and Christmas Day.

In consideration of the above agreement, we, the members of the Retail Clerks' Local, No. 581, and the Meat Cutters' Local, No. 430, do agree to do all in our power to advance the welfare and best interests of the undersigned merchants:

A. M. Hunt, Elliott & Jewell, A. M. Bird, W. E. Woodbury & Co., Geo. H. Phelps, H. M. Johnson, F. C. Heal, A. James & Co., H. G. Williams, J. S. Brown, Jos. Greentaner, T. F. Good, Delano & Drake, J. M. Thomas, E. Main, J. B. Jones, H. J. Kellogg, John Ebling.

## CLERKS AND SALESMEN, NEW YORK CITY (WITH DRY GOODS MERCHANTS).

FIRST.—That the party of the first part, hereby agrees to and with the said party of the second part, to furnish the said second party, all the clerks which the said party of the second part may require for the purpose of vending goods in his place of business, also agrees that all the so furnished clerks shall be competent and skillful in said employment.

SECOND.—And said party of the second part agrees to and with said party of the first part to employ or cause to be employed none but bona fide members of the said party of the first part, that is to say that all help employed by the party of the second part shall and will be members in good standing of the party of the first part.

THIRD.—And it is further agreed between the parties to these presents that six (6) days shall constitute a week's work, to wit: To work every day in the week excepting Saturday; that on Friday work shall cease at 5 P. M. and not to begin until Saturday at 6 P. M., and that said employees so furnished by said party of the first part should not be required nor allowed

# III.484 NEW YORK STATE DEPARTMENT OF LABOR.

by the said party of the second part to work in any other way than here-tofore specified.

FOURTH.—And it is agreed that in case of any disagreement arising between the parties to these presents, such disagreement or misunderstanding shall be submitted to an arbitration committee, providing the same can not be settled between the parties without the aid of said arbitration committee. The said arbitration committee shall be composed as follows: One to be selected by each of the parties hereto, and the so selected shall select a third party to said committee.

FIFTH.—And it is finally agreed that this agreement shall and will remain in force for a period of one (1) year from date.

In witness whereof, the party of the first part has hereunto caused this agreement to be signed by its secretary and sealed with its seal, and the said party of the second part has signed and sealed the date day and year first above written.

Witnessed by,

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### CLERKS AND SALESMEN, SALAMANCA.

This agreement, made and entered into between the Retail Clerks' International Protective Association, and the Retail Merchants of Salamanca, N. Y.:

This agreement, mutually entered into this first day of April, in the year of our Lord, nineteen hundred and six, by and between the Retail Clerks' International Protective Association, through their authorized agents, Albert Coe as president of Local No. 834, and Fred Barton as secretary of Local No. 834, of the village of Salamanca, State of New York, parties of the first part, and retail merchants of the city of Salamanca, State of New York, parties of the second part.

Witnesseth, That said parties of the first part, in consideration of the covenants and agreements hereinafter mentioned, mutually agreed upon by and between all parties to be kept, done and performed, do hereby lease for the period of two years to the said parties of the second part, one (1) union store card, the property of and issued by the Retail Clerks' International Protective Association.

Parties of the second part agree that their stores located in the city of Salamanca, State of New York, shall close all day Sunday, and the following legal holidays: Decoration Day, Labor Day, Thanksgiving and New Year's Day, except when said holidays fall on Saturday, when stores will be kept open all day, (stores will be kept open on evenings previous to said holidays), and at 6.30 p. m. on week days, except Saturday and Tuesday evenings. Said stores shall be closed all day on Fourth of July, except in case of local celebration, and open in the forenoon of July 4th, when there is a local celebration. Store shall be kept open until 12 noon on Christmas Day. Said stores shall be kept open on Erie and B., R. & P. pay day evenings and from December 10th to the 24th inclusive, no definite hours.

### SPECIAL AGREEMENTS WITH HARDWARE STORES.

We agree that the hardware stores shall be exempt from the above agreements during the months of June and July, but not to retain clerks and book-keepers after 6.30 P. M.

# SPECIAL AGREEMENTS WITH MEAT MARKETS.

We agree that all meat markets be allowed to keep open forenoons of the above named holidays if they so desire.

We, the Clerks' Union, agree to enforce the above hours of closing, and in the event of the Clerks' Union not enforcing said agreements, after thirty days' notice, we agree this agreement shall be null and void.

It is further agreed by all parties that the interests of each shall be mutually taken care of and advanced, and that any violation of the foregoing stipulations shall be sufficient cause for the surrender of the union card. Retail Clerks' International Association, Parties First Part,

By ALBERT COE,

President Local No. 834.

By FRED W. BARTON, Secretary Local No. 834.

Senear & Gardner, Austin, Lloyd & Babcock Co., Winer & Son, A. V. Newton, Sidney S. Banton, Abe Sales, F. L. Grant, W. H. Shaw, B. F. Eaton, Bell Brothers, J. A. Andrews & Son, C. A. Swan, Tony Maroney, Kegerries & Smith, McCann, Hubbell & Co., Salamanca Co-Op. Mer. Co., B. D. Sheldon & Co., Goodsell Brothers, E. F. Norton, McCabe Bros., Fitzgerald Bros., A. Sander, George L. Hammond, Walrath Bros., A. Seitz, Mrs. M. E. Graves, Ellen Hughes, Hevenor Brothers.

### NEWSBOYS, MIDDLETOWN.

[Terminating dispute of March 25-27, described in Table I, p. 80.]

Agreement between the Newsboys' Union and Charles N. Conklin, of Middletown, in effect March 27, 1906:

Article 1.—1, Charles N. Conklin, do hereby promise to arrive at the store at 6.15 A. M., on Sundays as well as week days.

Article 2.— I do also promise to sell no Sunday papers less than seven cents, at the store or anywhere else, except to the newsboys.

Article 3.— I also promise to allow one and one-half cents on all Sunday papers that are taken from the store by any boys, except the Elmira Telegram, on which I will allow a commission of one cent.

Article 4.— I also promise to employ only members (when obtainable) of the Newsboys' Union, to deliver the papers on Sundays or week days.

Article 5.— I further promise to hold no personal feelings toward any members of the Newsboys' Union.

Article 6.— The Newsboys' Union also promises to hold no grievances against Mr. Conklin.

Article 7.— This contract to hold good until either parties concerned offer seven days' notice of a desired change except in change of price of paper by New York offices.

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Article 8,—All former newsboys shall be retained in my service except those employed since March 25, 1906. And this applies to commission boys only.

Signed:

For the Newsboys' Union: Charles Bidwell, president; Roy Nearn, vice president; Charles Ebner, secretary.

Witness:

H. Lewis, secretary Machinist Lodge; J. L. Precour, member Central Body; C. H. Bowers, president Central Body; Wm. Phelps, member Central Body; Wm. H. Townsend, member Central Body.

Employer:

Charles N. Conklin.

## THEATRICAL STAGE EMPLOYEES, ROCHESTER.

[Reported by the union as signed by all employers.]

The Theatrical Stage Employes' Union, Local 25, affiliated with the I. A. T. S. E. & A. F. of L.

This contract entered into this ....... day of ......., between ...... of Rochester, New York, party of the first part, and the Theatrical Stage Employes' Union of Rochester, New York, party of the second part.

First.—The said party of the first part hereby covenants and agrees that he or his agents will pay to the Stage Employes' Union the following schedule:

Master carpenters, \$18 a week.

Assistant carpenters, \$13.50 a week.

Property man, \$15 a week.

Assistant property man, \$7 a week.

Electrician, \$13.50 a week.

Flyman, \$13.50 a week.

Regular stage hands, by the week, \$12 a week.

Stage hands, flyman, electrician and extra hands, \$1.25 each performance.

Second.— Extra time for stage hands, 35 cents per hour.

Third.— Extra time for property men, 40 cents per hour.

Fourth.— Extra time for carpenter, 45 cents per hour.

Fifth.- All Sunday time, 60 cents per hour.

Sixth.— Rehearsals to be paid for at the rate of \$1.50 per man, providing said rehearsal does not last over three hours, all time after that to be paid for at the rate specified in sections 2, 3, 4 and 5.

Seventh.—In taking out shows all extra men to work half hour after last scene is struck, then they are to receive thirty-five cents per hour per man.

Eighth.—All scenes set on Saturday night after the performance will be paid for at the regular price of \$3 per set, this to include all classes of entertainments, except charity performances.

Ninth.— All men working by the week are to report at 10 o'clock A. M., work until 12 M., and from 1.30 until last scene is struck, and from 7.30 until